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In re:

PETER G. KUDRAVE,

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NOT FOR PUBLICATION

UNITED STATES BANKRUPTCY COURT

CENTRAL DISTRICT OF CALIFORNIA

LOS ANGELES DIVISION

Case No. 2:17-bk-17577-RK

Chapter 11

2.11.

Debtor.

MEMORANDUM DECISION ON FINAL FEE APPLICATION OF LAW OFFICES OF DAVID A. TILEM, FORMER COUNSEL FOR DEBTOR IN POSSESSION

Pending before the court is the Application for Final Fees and Expenses for Law Offices of David A. Tilem ("LODAT"), former bankruptcy counsel¹ for Debtor in Possession Peter G. Kudrave, filed on August 3, 2018, Electronic Case Filing Number ("ECF") 98, amended on September 28, 2018, ECF 112, and supplemented on April 22, 2019, ECF 138 (collectively referred hereto as the "Fee Application"). The Fee Application is a contested matter within the meaning of Federal Rule of Bankruptcy Procedure 9014 because the Debtor in Possession and now Reorganized Debtor, Peter G. Kudrave ("Debtor"), filed declarations in opposition to the Fee Application. ECF 108, 115, 124, 125.

The court granted the Motion of Law Offices of David A. Tilem to Withdraw as Attorney on August 2, 2018, effective upon the entry of an Order confirming Debtor's First Amended Plan of Reorganization. ECF No. 97. The court also confirmed Debtor's First Amended Plan of Reorganization by order entered on August 2, 2018. ECF 96.

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After LODAT filed its original final fee application on August 3, 2018, Debtor filed a declaration in opposition to the Fee Application on August 15, 2018. ECF 108. By order filed and entered on August 24, 2018, the court continued the hearing noticed for the original Fee Application, for August 28, 2018, to October 24, 2018 because notice of the Fee Application was insufficient as not all of the creditors were properly served as required by Federal Rules of Bankruptcy Procedure 2002(a)(6) and 9013. The court also accorded some latitude to Debtor as a self-represented party by allowing additional time for him to state his specific reasons for his opposition in writing. ECF 109.

On September 28, 2018, LODAT filed its amended Fee Application and noticed the amended application for hearing on the continued hearing date of October 24, 2018. ECF 112. On October 22, 2018, Debtor filed a motion for continuance of the hearing on the Fee Application for medical reasons on grounds that he was "physically and mentally unable to appear or testify" in opposition to the application on October 24, 2018 because he had "a massive, double bypass heart surgery performed [on] September 13, 2018." ECF 117. By order filed and entered on October 22, 2019, the court continued the hearing on the Fee Application to December 5, 2019. ECF 118. On December 3, 2018, the court on its own motion continued the hearing on December 5, 2018 to December 12, 2018 because the court was not conducting hearings on December 5, 2018 to observe the National Day of Mourning proclaimed by President Trump in honor of former President George H.W. Bush. At the hearing on December 12, 2018, the court set the contested matter of the Fee Application for a one-day trial on January 30, 2019.

On January 30, 2019, the court conducted a trial on the contested matter of the Fee Application as then amended. Appearances at trial were made by LODAT, by its principal, David A. Tilem, and Debtor for himself, and Mr. Tilem and Debtor testified. Because Debtor filed an amended declaration on the day before trial, ECF 124 and 125, the court set a briefing schedule whereby LODAT was given the opportunity until February 25, 2019 to respond to the amended declaration, and Debtor was given until March 11, 2019, to

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reply to the response of LODAT. On February 25, 2019, LODAT filed its reply to Debtor's amended declaration. ECF 127.

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On February 26, 2019, the court entered an order assigning the contested matter of the Fee Application and a related adversary proceeding to mediation. ECF 128. The parties participated in mediation on March 21, 2019, wherein they reached an agreement in principle resolving all disputes between them, including the Fee Application, and they orally stated the agreement on the record in open court on March 21, 2019, and the court orally indicated that it would approve the agreement. Audio Recording of Hearing, March 21, 2019.

On April 2, 2019, the court filed and entered an order setting the proposed order submitted by LODAT for hearing on approval of the settlement because the proposed settlement approval order requested approval of LODAT's fees and costs in the amount of \$70,000.00, which was greater than the amount of fees and costs requested by LODAT in the Fee Application at the time. ECF 132. In its order, the court requested that LODAT submit a supplemental billing statement that would provide a factual basis for the amount of fees in excess of the amount included in the Fee Application as then filed. Id. In the order, the court indicated that it realized that there was an insufficient factual basis for the court to formally approve the settlement because it had to carry out its independent duty to review professional fees for reasonableness under 11 U.S.C. § 330 and had to review the additional fees that had been requested in the settlement, but not yet reviewed. The court also noted that Debtor indicated that he still wanted approval of the proposed settlement at the case status conference on March 27, 2019. Id. On April 17, 2019, the court conducted a hearing on the order lodged by LODAT attempting to resolve the contested matter of the Fee Application as a result of the settlement, and at this hearing, both LODAT and Debtor appeared and stated that they were no longer willing to agree to the settlement terms reached in mediation.

On April 22, 2019, LODAT filed its Supplemental Fee Application, which requested additional fees as well as the fees previously requested in the original and amended fee

applications, and noticed the Supplemental Fee Application for hearing on May 28, 2019. ECF 138. The additional fees in the Supplemental Fee Application covered the additional period of February 24, 2019 through April 19, 2019, which included time spent by LODAT for defending the Fee Application. *Id.*

On May 22, 2019, the court filed and entered its Order Requiring the Parties to Lodge Electronic Spreadsheets of Disputed Billing Entries and Continuing Hearing on Fee Application, which required the parties to submit the billing entries on the Fee Application and objections thereto on computer files in Microsoft Excel spreadsheet format in order for the court to review in detail and rule upon the Fee Application. ECF 141. This order further provided that the hearing on the Fee Application as supplemented was continued to August 29, 2019. *Id*.

LODAT submitted a computer file with its billing entries for the Fee Application in Microsoft Excel spreadsheet format by the deadline of June 26, 2019.² Debtor did not submit to the court a computer file with his objections to the billing entries on the Fee Application in Microsoft Excel spreadsheet format by the deadline of July 31, 2019. At a hearing in this case, Debtor explained that he did not know how to use Microsoft Excel.

On May 23, 2019, Debtor filed a document entitled Complaint to Vacate Order Granting Counsel Motion to Withdraw as Procured Through: (A) Negligent Misrepresentation, (B) Constructive Fraud and (C) Breach of Attorney-Client Relationship; and Motion in Opposition for Application of Payment of Additional Fees. ECF 142.

On July 23, 2019, Debtor filed a Motion to Vacate Order granting Counsel
Withdrawal of Representation; Motion in Opposition to Application for Payment of
Compensation including Request for Additional Supplemental Fees; Monetary Damages;
Relief of Loss of Income. ECF 152. Accordingly, Debtor expressly objected on the record

The court's rulings are based on LODAT's final fee spreadsheet, which was delivered to the court by electronic mail on June 25, 2019. Because LODAT's final fee spreadsheet was not previously placed on the record, the court is having it placed on the record by filing a printed copy with a declaration by a court staff member. Although LODAT's Supplemental Fee Application, ECF 138, includes a table the reflects total fees and expenses for the full case of \$89,915.34, all of the court's determinations in this memorandum decision are based upon the spreadsheets delivered to the court on June 25, 2019, which indicate total fees and expenses of \$82,488.55.

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to LODAT's Fee Application in its original, amended, and supplemented forms, setting forth his objections to specific billing entries in the Fee Application as amended and supplemented. See ECF 115 (filed October 11, 2018); ECF 124 (filed January 29, 2019); ECF 142 (filed May 23, 2019); ECF 152 (filed July 23, 2019). Apparently, the July 23, 2019, pleading filed by Debtor, ECF 152, was in response to the court's May 22, 2019 order that the parties submit to the court their billing entries and their objections therein on a computer file in Microsoft Excel spreadsheet format. In light of Debtor's self-represented status and lack of facility with Microsoft Excel, the court considers his objections to LODAT's billing entries and sets forth its rulings on the billing entries and objections thereto on the Microsoft Excel spreadsheet submitted by LODAT. It appears to the court that Debtor met the deadline of July 31, 2019 as to stating his objections to specific billing entries of LODAT the best that he could. 13 At the hearing on the Fee Application on August 28, 2019, LODAT appeared, and

an attorney representing the family of Debtor appeared, stating that Debtor had passed away on August 15, 2019 and requesting a 60-day continuance of the hearing pending the appointment of a representative of Debtor's probate estate who would respond to the Fee Application and determine whether to proceed with the bankruptcy case in lieu of Debtor. Over the objection of LODAT, the court on its own motion continued the hearing to October 23, 2019 at the request of the family of Debtor based on the representation that time was needed for the appointment of a probate estate representative to respond to the Fee Application and to determine whether to proceed with the bankruptcy case. On October 9, 2019, counsel for the Proposed Estate of Decedent Debtor Peter Kudrave filed a formal suggestion of the death of Debtor upon the record, stating that Debtor passed away on August 15, 2019. ECF 156 (attaching Death Certificate of Peter G. Kudrave). However, since no further written response from a representative of Debtor's proposed probate estate in lieu of Debtor was filed on the Fee Application, the court filed and entered an order on October 21, 2019, taking the Fee Application and objections thereto under submission.

Having considered the Fee Application (which includes the Amended and Supplemental Fee Applications), the objections thereto, the other pleadings and papers filed by the parties, the witness testimony, the exhibits received at trial, and the record before the court, the court hereby makes the following findings of fact and conclusions of law pursuant to Rule 52 of the Federal Rules of Civil Procedure, made applicable here by Rules 7052 and 9014(c) of the Federal Rules of Bankruptcy Procedure, in support of its ruling to approve in part and disapprove in part the Fee Application.

I. BACKGROUND

A. <u>Debtor's Petition</u>

On June 21, 2017, Debtor commenced this bankruptcy case by filing a voluntary petition for relief under Chapter 11 of the Bankruptcy Code, 11 U.S.C., Case No. 2:17-bk-17577-RK, ECF 1. Debtor was assisted by LODAT as proposed general bankruptcy counsel in preparing his bankruptcy petition and schedules.

B. <u>Major Events in Debtor's Bankruptcy Case</u>

On July 21, 2017, Debtor's case status report, prepared by LODAT, was filed in preparation for the initial status conference in the case, scheduled for August 9, 2017. ECF 24. In the initial status report, Debtor stated that he was a licensed architect for just under 50 years and that at this stage of his career, his business was almost exclusively providing expert witness services in malpractice, construction defect and similar cases. *Id.* at 1. The status report stated that "the estate [had] only one significant asset – Debtor's residence which he designed and built for his family in the 1970s" and that "[t]he residence is occupied by Debtor and his severely debilitated wife." *Id.* The status report explained what precipitated the bankruptcy case: "Debtor's business experienced a bad year in 2016. He fell behind in mortgage payments and a foreclosure sale was imminent." *Id.* at 2. In explaining his goals for the bankruptcy case, Debtor stated: "Debtor hopes to clean up title to his home, cure the default on his mortgage and pay the junior liens, most likely through a 5 year Chapter 13 style plan." *Id.* The status report also identified the anticipated problems in the case: "Debtor anticipates a relief from stay motion. Debtor is prepared to

Case 2:17-bk-17577-RK Doc 170 Filed 11/01/19 Entered 11/01/19 16:03:59 Desc Main Document Page 7 of 68

negotiate an adequate protection stipulation and plan treatment as soon as lender's counsel is identified." *Id.* In stating the means of resolution of the case, Debtor stated: "The problems will be resolved either through negotiation or a Chapter 13 style cure plan." *Id.*

On June 29, 2017, Debtor filed a motion to employ LODAT as general bankruptcy counsel. ECF 13. On July 12, 2017, Debtor filed a motion to employ Real Works, Inc. as appraiser to appraise Debtor's real property, the residence (the "Real Property"). ECF 21. The court granted Debtor's motion to employ LODAT by order entered July 25, 2017, ECF 25, and the motion to employ Real Works, Inc. by order entered August 8, 2017, ECF 32. The court set a deadline of October 16, 2017, for creditors to file proofs of claim against Debtor's estate. ECF 34.

On October 2, 2017, Debtor filed a Case Status Conference Report indicating, among others, that the Real Property was in serious need of a new roof. ECF 40 at 2. On October 23, 2017, Debtor filed a Motion for Order Authorizing Use of Property of the Estate Not in the Ordinary Course of Business, proposing to replace the roof on the Real Property pursuant to 11 U.S.C. § 363(b). ECF 41. The court granted this motion by order entered on December 4, 2017. ECF 51.

Debtor also filed a Motion to Disallow the Claim of Olmax Corp. on November 11, 2017. ECF 46. No opposition to the Motion to Disallow the Claim of Olmax Corp. was filed, and the court granted Debtor's motion by order entered December 28, 2017. ECF 55.

On January 16, 2018, Debtor filed a motion to employ Zivetz, Schwartz & Saltsman as accountant for assistance with tax matters. ECF 58. The court granted Debtor's motion to employ Zivetz, Schwartz & Saltsman by order entered February 9, 2018. ECF 66.

On January 31, 2018, Debtor filed: (i) a Notice of Motion and Motion for Order Approving Disclosure Statement, ECF 62, (ii) a Form F2081-1.DISCLSR.STMT, Individual Debtor's Disclosure Statement in Support of Plan Reorganization ("Form Disclosure Statement"), ECF 60, and (iii) a Form F 2081-1.PLAN, Individual Debtor's Plan of

Reorganization ("Form Plan"), ECF 61. The Forms F 2081-1.DISCLSR.STMT and F 2081-1.PLAN are official forms approved by the court, which contain boilerplate language for terms of a Chapter 11 reorganization plan and a disclosure statement. The Form Disclosure Statement and Form Plan include "fill in the blank" provisions for plan duration and payments, making it easier and more cost-efficient for individual Chapter 11 debtors and their counsel to file a Chapter 11 reorganization plan and disclosure statement without having to draft plan and disclosure statement language from scratch. The Form Disclosure Statement and Form Plan can be customized by drafting attachments. Here, LODAT drafted attachments for Debtor's plan and disclosure statement. The plan and disclosure statement attachments are major areas of dispute, however, between the parties.

Debtor's disclosure statement and plan were straightforward exercises for an experienced bankruptcy practitioner. With respect to plan treatment of the first lien lender on Debtor's Real Property, Wells Fargo Bank N.A., the plan proposed to reamortize the existing loan over 40 years and to pay the secured claim of \$1.4 million at 4% interest per annum, \$6,426 per month, and if Debtor and the bank were unable to agree on these terms, the plan would have to be significantly modified. ECF 60 and 61. The memorandum of points and authorities in support of the Motion for Order Approving Disclosure Statement consisted of one and one-half pages of text as follows in its entirety:

Peter G. Kudrave is the Debtor ("Debtor") in the above-captioned case. This case was commenced by filing a voluntary chapter 11 petition on June 21, 2017. No trustee has been appointed and Debtors are still Debtors-in-Possession.

Bankruptcy Code Section 1125 requires Chapter 11 debtors to prepare and provide a Disclosure Statement to those entitled to vote on any proposed Chapter 11 plan. The Disclosure Statement must have sufficient information to enable creditors to cast an informed vote on the proposed plan.

The instant case is straightforward and not much disclosure is required for comprehension of the plan. Debtor is an individual who resides in the Central District of California. The Debtor filed this bankruptcy in order to prevent foreclosure on his residence. The Debtor will fund his reorganization using cash from of Social Security and income as a self-employed architectural consultant and expert witness.

Debtor maintains that his Disclosure Statement provides adequate evidence of funds sufficient to pay Debtor's creditors per the proposed treatment in the Plan and Disclosure Statement, described [in] the liquidation analysis to show that

creditors are being paid at least what they would receive if the Debtor liquidated his assets.

Based on the foregoing, Debtor prays that:

- The Court find the Disclosure Statement provides adequate information regarding the Debtor, his financial affairs, and the proposed Plan of Reorganization.
- 2. The Court approve the Disclosure Statement and schedule dates to advance the process of confirming Debtor's proposed Plan of Reorganization.

Notice of Motion and Motion for Order Approving Disclosure Statement, ECF 62 at 3-4 (emphasis added).

As previously noted, the disclosure statement was prepared on the official court Form Disclosure Statement.³ The attachments to the disclosure statement included three "inserts" which were special disclosure statement provisions: Insert #1 consisted of instructions for voting on the plan; Insert #2 consisted of a schedule of monthly household income from January 2013 through December 2017 based on figures provided by Debtor, including bank deposits and social security income; and Insert #3 contained additional plan provisions regarding claims objections and attorney fees, which provided that the Debtor reserved the right to object to certain claims⁴ and that attorney fees would be due and payable the later of 10 days after the plan effective date or 14 days after entry of the court's order approving the fees. *Id.* at 10.

The attachments to the disclosure statement also included: Exhibit A, a Form 3015-1.20.DEC.INCOME.EXPENSE, Declaration of Current/Postpetition Income and Expenses, showing business income, social security income, and updated monthly expenses; Exhibit

The blanks in the Form Disclosure Statement were completed to state that general unsecured creditors would be paid 100% of their allowed claims without interest in 47 months, that \$39,200 in cash would be available on the plan effective date, that monthly disposable income of \$1,042.00, based on monthly income of \$18,418.00 and monthly expenses of \$17,317.00 as of January 31, 2018, would be available to make plan payments over the 4 year term of the plan, that plan risk factors included Debtor's health, the possibility of another "bad year," inability to reach agreement with Debtor's home lender and "bad estimation" of Debtor's tax obligations for 2018 and thereafter. *Debtor's Disclosure Statement*, ECF 60 at 2-5. The liquidation analysis in the disclosure statement indicated that general unsecured creditors would receive a 100% of their claims in a liquidation of Debtor and the feasibility analysis showed cash on hand of \$14,127.71 and projected additional accumulated cash of \$25,072.29 as of the effective date. *Id.* at 5-6.

Insert #3 provided that Debtor was not reserving the right to object to the claims filed or held by Gregory Creighton (scheduled), Robert Oltman (filed on October 13, 2017), Nordstrom (scheduled) and Wells Fargo Bank (filed on August 16, 2017). *Id.* at 10.

B, Bankruptcy Schedules A/B, ECF 19; Exhibit C, Claims Schedule, listing the claims organized by class and whether they were disputed; Exhibit D, a plan ballot; Exhibit E, Schedule of Leases and Executory Contracts, consisting of a statement that there are none; and Exhibit F, Debtor's Declaration regarding his personal and financial circumstances, including being a self-employed consultant and expert in legal matters which require architectural expertise and having to care for his wife, which necessarily reduced his income.

Debtor's plan was prepared on the official court Form Plan.⁵ ECF 61. The attachments to the plan included five "inserts" which are special plan provisions consisting of two pages of text which are quoted verbatim as follows:

"INSERT #1 - § 507(a)(2) - Article I, Section A

Debtor anticipates receiving sufficient earned income both prior to plan confirmation and immediately thereafter to pay anticipated legal fees. Sources of that income have already been identified and consist of reasonably current (less than 90 day) receivables. Funds will be transmitted, upon receipt, to Debtor's counsel and held in counsel's IOLTA account pending Court approval of compensation. Amounts not needed to pay professional compensation will be returned to Debtor

INSERT #2 - § 507(a)(8) – Article I, Section C

Debtor has unpaid federal and State income and self-employment taxes due for the years 2015 and 2016. The IRS and CA Franchise Tax Board have filed claims for \$84,509.03 and \$11,079.89 respectively. Debtor has only just prepared returns for these years. The returns were filed 1/29/18. Based on those returns, Debtor believes that the total amount due is approximately \$9,000 to the IRS (mostly self-employment taxes) and nothing to the State of California. Debtor reserves the right to object to the claims of the IRS and CA Franchise Tax Board. Whatever taxes are due, together with interest at the rate of 4.67%, will be paid in monthly installments such that they will be paid in full within 60 months of the Petition date. They will be paid from ordinary income. Based on the newly filed returns, Debtor believes that the monthly payment will be \$210/month.

additional cash from projected disposable income of \$1,042 per month over 47 months. Id. at 7.

The blanks in the form plan were completed to state that professional fees would be paid under a plan attachment, Insert #1, priority tax claims would be paid in full over time with 4.670% interest in monthly payments under a plan attachment, Insert #2, Class 2(c) claim of Wells Fargo Bank, N.A., with a first lien on Debtor's real property with payment arrearages of \$115,473.00 would be paid monthly payments of \$6,426 to pay its secured claim of \$1,400,000 with 4% interest over 40 years, Class 2(d) claim of Robert Oltman with a second lien on Debtor's real property would be paid monthly payments of \$6,426 to pay its secured claim of \$8,112 with 3% interest over 47 months, Class 2(e) claim of Gregory Creighton will be paid under Insert #4 in the plan attachment, Class 6(b) claims of general unsecured creditors will be paid 100% of their claims without interest in monthly payments over 47 months under Insert #5 in the plan attachment, and that Debtor would have the authority to settle claims of \$3,000 or less without court approval. *Id.* at 1-6. The means of implementation for the plan would be \$39,200 in cash in hand as of the plan confirmation hearing, plus

In addition, Debtor has unpaid federal and State income and self-employment taxes due for 2017. Debtor projects the amount due will be \$8,054. The taxes are to be paid on or before April 15, 2018 using Debtor's ordinary income and funds on hand as of the Effective Date.

In addition, Debtor's budget reserves for projected and anticipated federal and State 2018 income and self-employment taxes of \$1,100/month. These taxes will be due and payable on April 15, 2019 but are accrued throughout the year.

INSERT #3 - Article II, Class 2(c)

Debtor is currently in negotiations with lender and anticipates reaching agreement to include past due amounts into the principal balance of the loan. The total is unlikely to exceed \$1,400,000. The amount due will then be reamortized over a 40 year repayment schedule at 4% interest. The payment amount shown in the Plan of \$6,426/month represents \$1,400,000 at 4% amortized over 40 years plus tax and insurance payments as reflected on lender's 12/18/2017 loan statement. In the event Debtor is unable to reach agreement with lender, the Plan will need to be significantly modified.

INSERT #4 - Article II, Class 2(e)

Debtor acknowledges a claim of \$24,000 owed to Gregory Creighton as successor in interest to decedent Helen E. Creighton. Debtor further acknowledges that the claim is secured by a deed of trust on Debtor's residence. Creditor did not file a Proof of Claim, Debtor cannot locate the original loan documents and Debtor does not recall all of the terms of the loan – specifically the interest rate. Accordingly, Debtor proposes to repay this claim without interest in full over a period of 47 months. Monthly payments will be \$511/month.

Secured claim of: Gregory Creighton

Property address: 1615 Fairmount Ave., LaCanada-Flintridge, CA 91011

Priority of lien: Third

Amount of arrearages: \$N/A

Total amount of allowed claim as of: 12/31/17 Monthly quarterly Cure Payment amount: \$ Monthly quarterly Regular Payment amount: \$

Total monthly payments: \$ 511

Total amount of payments (over time) to satisfy the secured claim: \$24,000 Interest rate (to compensate creditor because claim is paid over time): 0%

First payment date: Effective Date Amount of each installment: \$ 511 Frequency of payments: Monthly Total yearly payments: \$ 6,132

Final payment date: Effective Date plus 47 months

Monthly payments will be due on the first day of the month.

INSERT #5

The monthly plan payments will be \$83/month for 47 months. Debtor reserves the right to object to the scheduled claim in favor of AMEX for \$1,500. If the objection is sustained, the monthly payments will be reduced to \$51.06/month for 47 months."

Debtor's Plan, ECF 61 at 10-11.

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On February 14, 2018, Wells Fargo Bank filed its opposition to Debtor's disclosure statement and plan, which was styled as an objection to plan confirmation, ECF 68. On March 12, 2018, Debtor filed a reply to the bank's opposition to the disclosure statement and plan, stating that Debtor and the bank were engaged in settlement discussions and requesting a continuance of the hearing on approval of the disclosure statement to resolve settlement negotiations, ECF 70. The settlement negotiations between Wells Fargo Bank and Debtor were successful, as on April 19, 2018,⁶ the bank and Debtor filed a stipulation to a modification of the bank's secured claim, rendering the plan fully consensual. ECF 74.⁷

After the hearing on approval of the disclosure statement on April 25, 2018, the court approved Debtor's disclosure statement and scheduled plan confirmation proceedings by order entered April 27, 2019. ECF 76. The court set a hearing on July 11, 2018, to consider confirmation of the Debtor's forthcoming Amended Plan of Reorganization. *Id.* On May 1, 2018, Debtor filed an Amended Chapter 11 Plan of Reorganization, incorporating the terms of the stipulation with Wells Fargo Bank. ECF 78.

On June 22, 2018, LODAT filed a Motion to Withdraw as Attorney to Debtor-In-Possession and Continue the Confirmation Hearing ("Motion to Withdraw"). ECF 85. LODAT, on behalf of Debtor, filed a Confirmation Brief in Support of the Amended Plan on June 29, 2018. ECF 92. On August 2, 2018, the court confirmed the Amended Plan and granted the Motion of LODAT to Withdraw. ECF 96, 97. As previously discussed, on August 3, 2018, LODAT filed the Fee Application giving rise to this contested matter. See ECF 98 (initial fee application filed August 3, 2018); ECF 112 (amended fee application filed September 28, 2018); ECF 138 (supplement to amended fee application filed April 22, 2019).

The hearing on Debtor's Motion for Order Approving Disclosure Statement was set for April 25, 2018.

The loan modification stipulation made between Debtor and Wells Fargo Bank provided that the bank's secured claim in the amount of \$1,388,422.73 (which included recapitalization of post-petition loan arrears and/or fees and costs) would be paid over 40 years at 4.25% interest in monthly payments of \$6,020.48, starting on July 1, 2018. ECF 74.

II. JURISDICTION

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The court has jurisdiction over this contested matter pursuant to 28 U.S.C. § 1334(b). Venue is proper pursuant to 28 U.S.C. § 1409(a). This is a contested matter within the meaning of Federal Rule of Bankruptcy Procedure 9014. This contested matter is a core proceeding pursuant to 28 U.S.C. §§ 157(b)(2)(A), (b)(2)(B), and (b)(2)(O).

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III. DISCUSSION

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A. <u>Standing</u>

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Under 11 U.S.C. § 330, the court also has an independent duty to review the applications of estate professionals such as LODAT, as former general bankruptcy counsel for Debtor in Possession, for reasonableness. "The bankruptcy court has a duty to review fee applications notwithstanding the absence of objections by the trustee, debtor, or creditors." *In re Auto Parts Club, Inc.*, 211 B.R. 29, 33 (9th Cir. BAP 1997) (citing *In re Busy Beaver Building Centers, Inc.*, 19 F.3d 833, 841 (3d Cir. 1994)).

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B. <u>Legal Standard</u>

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i. 11 U.S.C. § 330

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Under 11 U.S.C. § 330(a)(1), a bankruptcy court is authorized to award "reasonable compensation for actual, necessary services rendered by . . . an attorney" and any paraprofessional person employed by an attorney. The court also has the power to award a reduced fee to a professional requesting compensation under Section 330. 11 U.S.C. § 330(a)(2).

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In determining fees allowed to a professional of a bankruptcy estate, the court must examine "all relevant factors, including: (A) the time spent on [the] services; (B) the rates charged for [the] services; (C) whether the services were necessary to the administration of, or beneficial at the time at which the service was rendered toward the completion of [the

case]; (D) whether the services were performed within a reasonable amount of time

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addressed; (E) with respect to a professional person, whether the person is board certified or otherwise has demonstrated skill and experience in the bankruptcy field; and (F) whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in [nonbankruptcy cases]." 11 U.S.C. § 330(a)(3). The court also must not allow compensation for (i) unnecessary duplication of services, or (ii) services that were not:

commensurate with the complexity, importance, and nature of the problem, issue, or task

- (I) Reasonably likely to benefit the debtor's estate, or
- (II) Necessary to the administration of the case.
- 11 U.S.C. § 330(a)(4)(A)(ii).

ii. The Lodestar Method

Courts customarily apply a formula known as the 'lodestar' method to complement these statutory factors, multiplying a reasonable number of hours expended by a reasonable hourly rate to determine allowable compensation. Unsecured Creditors' Committee v. Puget Sound Plywood, Inc., 924 F.2d 955, 960 (9th Cir. 1991); In re Manoa Finance Co., Inc., 853 F.2d 687, 691 (9th Cir. 1988). In Manoa Finance Company, the Ninth Circuit held that a compensation award based on the lodestar method is "presumptively a reasonable fee." 853 F.2d at 691. Although courts customarily begin a fee determination by applying the lodestar method—the "primary" fee calculation formula adopted by the Ninth Circuit—the lodestar is not exclusively applied, given the "uniqueness" of bankruptcy proceedings." Unsecured Creditors' Committee v. Puget Sound Plywood, Inc., 924 F.2d at 960. Further, a court may downwardly adjust a law firm's fees with reference to the work actually and reasonably performed, the value of that work to the estate, the performance of the firm's attorneys, the reasonable hourly rates for such work, and the prevailing community rates, among other factors. In re Morry Waksberg M.D., Inc., 692 Fed. Appx. 840, 842 (9th Cir. June 6, 2017) (quoting In re Manoa Finance Co., Inc., 853 F.2d at 691).

When determining the amount of reasonable fees, the court's "examination . . . should include the following questions: First, were the services authorized? Second, were the services necessary or beneficial to the administration of the estate at the time they were rendered? Third, are the services adequately documented? Fourth, are the fees requested reasonable, taking into consideration the factors set forth in § 330(a)(3)? Finally, . . . the court must [also consider] whether the professional exercised reasonable billing judgment." *In re Mednet*, 251 B.R. 103, 108 (9th Cir. BAP 2000) (citation omitted).

Regarding the requirement that bankruptcy estate professionals exercise billing judgment, the Ninth Circuit has stated that employment authorization does "not give [the professional] free reign to run up a tab without considering the maximum probable recovery." *Unsecured Creditors' Committee v. Puget Sound Plywood, Inc.*, 924 F.2d at 958. Before undertaking work on a bankruptcy matter, a professional is obligated to consider:

- (a) Is the burden of the probable cost of legal services disproportionately large in relation to the size of the estate and maximum probable recovery?
- (b) To what extent will the estate suffer if the services are not rendered?
- (c) To what extent may the estate benefit if the services are rendered and what is the likelihood of the disputed issues being resolved successfully?

 Id. at 959-960 (citation omitted). Moreover, "[w]hen a cost benefit analysis indicates that the only parties who will likely benefit from [a service] are the trustee and his professionals," the service is unwarranted and a court does not abuse its discretion in denying fees for those services." In re Mednet, 251 B.R. at 108-109 (quoting In re Riverside-Linden Investment Co., 925 F.2d 320, 321 (9th Cir. 1991)).

A bankruptcy court has broad discretion to determine the number of hours reasonably expended by a professional. *Wechsler v. Macke International Trade, Inc. (In re Macke International Trade, Inc.)*, 370 B.R. 236, 254 (9th Cir. BAP 2007). "[E]ven where evidence supports [that] a particular number of hours [were] worked, the court may give credit for fewer hours if the time claimed is 'excessive, redundant, or otherwise

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27 28 unnecessary." Id. (quoting Dawson v. Washington Mutual Bank, F.A. (In re Dawson), 390 F.3d 1139, 1152 (9th Cir. 2004)).

While "the applicant must demonstrate only that the services were 'reasonably likely' to benefit the estate at the time the services were rendered," In re Mednet, 251 B.R. at 108, "an attorney fee application in bankruptcy will be denied to the extent that the services rendered were for the benefit of the debtor and did not benefit the estate." In re Crown Oil, Inc., 257 B.R. 531, 540 (Bankr. D. Mont. 2000) (quoting Keate v. Miller (In re Kohl), 95 F.3d 713 (8th Cir. 1996)) (citations and internal quotation marks omitted). "This rule is based on the legislative history of the Bankruptcy Code section 330(a) and the unfairness of allowing the debtor to deplete the estate by pursuing its interests to the detriment of creditors." *Id.* (citations and internal quotation marks omitted). "The same unfairness occurs when a debtor's professionals seek to deplete the estate . . . to the detriment of the estate and creditors." In re Crown Oil, Inc., 257 B.R. at 540.

Courts do not conclude that "only successful actions may be compensated under § 330. To the contrary, so long as there was a reasonable chance of success which outweighed the cost in pursuing the action, the fees relating thereto are compensable. Moreover, professionals must often perform significant work in making the determination whether a particular course of action could be successful. Such services are also compensable so long as, at the outset, it was not clear that success was remote." In re Crown Oil, Inc., 257 B.R. at 541 (quoting In re Jefsaba, Inc., 172 B.R. 786, 789 (Bankr. E.D. Pa. 1994)) (internal quotation marks omitted). "On the other hand, whether a reorganization is successful is a factor to be considered in determining whether a debtor's counsel's services provide a benefit to the estate." In re Crown Oil, Inc., 257 B.R. at 541 (citing In re MFlex Corp., 172 B.R. 854, 857 (Bankr. W.D. Tex. 1994) and In re Lederman Enterprises, Inc., 143 B.R. 772, 775 (D. Colo. 1992), affirmed, 997 F.2d 1321 (10th Cir. 1993)).

The court has reviewed the Fee Application of LODAT, including all billing entries, pursuant to 11 U.S.C. § 330 and the lodestar method. The court identified specific tasks

performed by LODAT and its professionals which were objected to by Debtor or otherwise potentially problematic based on the court's independent duty to review the reasonableness of the time billed and tasks performed. As discussed herein, the court determines that not all the of the requested fees are reasonable, and the court has reduced the award by disallowing the fees that are not reasonable. The court has determined that some of Debtor's objections to the requested fees have merit, but other objections lacked merit. The court has also determined that other requested fees are not reasonable pursuant to its independent duty to review the fees.

C. Application

On the original Fee Application, LODAT requested \$57,040.00 in fees, \$3,087.42 in expenses, and a total balance due of \$46,577.72 based on payments previously made. ECF 112. LODAT's final Fee Application, including the Supplemental Application, included fees and costs for the entire case of \$89,915.23, with an unfunded balance due of \$67,233.34. ECF 138 at 7-8.

Pursuant to the court's order entered on May 22, 2019, ECF 141, LODAT provided the court with an electronic copy of LODAT's final billing entries in Microsoft Excel spreadsheet format, which showed the fees requested in the Fee Application. The court had ordered the parties to submit the billing entries and objections in spreadsheet form in order for the court to make rulings on each individual billing entry and each objection. The court has used the Microsoft Excel spreadsheet file containing LODAT's billing entries to make its rulings thereon. The court notes that the total amount of fees on the spreadsheet filed as ordered by the court was \$82,488.55, which is less than the total fees of \$89,915.34 on the last amended fee application filed on April 22, 2019, ECF 138. The difference in fees is primarily attributable to the fee categories of Final Fee Application Charges (\$24,685.45 vs. \$21,621.13) and Fee Application Mediation (\$5,552.47 vs. \$0.00). The court bases its rulings on the billing entries on the fee spreadsheet since the court

specifically ordered LODAT to submit the electronic spreadsheet in order for the court to make its rulings.⁸ See also supra at 3 n.2.

i. <u>Debtor's Objections</u>

On October 11, 2018, Debtor filed a Declaration in Opposition of Final Application for Professional Compensation Including Counsel's Business Practices and Standards of Care. ECF 115. Specifically, Debtor objected to six categories of fees: Motion for Withdrawal (Firm Employment and Compensation); Preparation of a Plan Spreadsheet (Planned Disclosure Statement); Monthly Operating Disbursement Reports (U.S. Trustee Matters); Wells Fargo Mortgage Modification (Planned Disclosure Statement); Plan and Disclosure Charges (Firm Employment and Compensation); Firm Employment & Compensation (Firm Employment and Compensation). *Id.* at 6. Debtor also objected to certain individual billing entries. *Id.* at 8 (e.g., "10/24/17 – Left Message - \$50.00 . . .").

On January 29, 2019, Debtor filed an Amended Declaration in opposition to the Fee Application. ECF 124. Debtor's declaration made similar arguments addressing the reasonableness of LODAT's fees, including that work on the plan spreadsheet, loan modification with Wells Fargo Bank, and monthly reports was not reasonably billed. ECF 124. Debtor also disputed that LODAT's post-withdrawal fees were compensable. *Id.* at 32. On July 23, 2019, Debtor filed a final Motion in Opposition to the Fee Application, ECF 152, which restated Debtor's general objections to the Fee Application and included objections to specific billing entries in the spreadsheet LODAT provided the court and parties as a result of the court's May 22, 2019 order, ECF 141 (requiring electronic spreadsheets of disputed billing entries).

ii. LODAT's Defense of the Fee Application

On October 17, 2018, LODAT filed its Reply to Debtor's initial Declaration and Opposition Regarding Final Fee Application (the "Reply"). ECF 116. The Reply argued that Debtor's unreasonable expectations, changing goals, and failure to assist counsel had

In any event, the additional fees for Final Fee Application Charges and Fee Application Mediation would not have been allowed because they were for services rendered in defense of the Fee Application as discussed herein.

caused the disputed billing issues, including the amount of work on the plan spreadsheet and loan modification. *Id.* at 2-3.

On February 25, 2019, in response to the amended declaration filed by Debtor on the eve of trial, LODAT filed its Supplemental Reply and Objections (the "Supplemental Reply"). ECF 127. The Supplemental Reply addressed Debtor's declarations and the disputed billing entries, including the work on the plan spreadsheet. *Id.* at 5. LODAT argued that communications that Debtor complained of, such as calls and e-mails, were made necessary by Debtor's conduct. Id. at 5-7. Additionally, LODAT argued that fees related to monthly reports, its withdrawal, and the instant fee dispute were also compensable. Id.

iii. The Court's Determinations

The court's rulings on all individual billing entries, including those specifically objected to by Debtor, are set forth in Exhibit A attached to this memorandum decision (the "Rulings Spreadsheet").9 The court addresses the parties' broader contentions below.

The Fee Application lists categories for fees for the various services that were rendered by LODAT in this case, and it is useful to consider the fee categories first. 10 Of note, the fee category of "B02: Final Fee Application Charges" primarily represents fees for services performed by LODAT in defense of its fee application. As discussed herein, these fees are impermissible under the Supreme Court's decision in Baker Botts. The court has disallowed most, if not all, of these fees. The court also disallowed fees for services

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F: Claims

Schedule A also includes a court-generated spreadsheet based on the data provided by LODAT. LODAT Billing Category Totals, which shows the disallowed and allowed fees on a per-category basis instead of by individual billing entry.

¹⁰ In its supplemental and final fee application, ECF 138, LODAT categorized its fees as follows:

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A: Services Not in Any Other Category (or Ch. 11 General) B: Firm Employment and Compensation

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B01: Motion to Withdraw

B02: Final Fee Application Charges

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B03: Fee Application Mediation

C: U.S. Trustee Matters

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G: Employment and Compensation of other Professionals M: Use, Sale or Lease of Estate Assets

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T: Plan and Disclosure Statement Services

rendered by LODAT in support of its motion to withdraw from the case, "B01: Motion to Withdraw," because such services were not for the benefit of the estate, but for itself.

Aside the fees of \$24,831.96 as reflected in the billing spreadsheet for defending the fee application or for moving to withdraw, this leaves roughly \$57,656.59 in fees requested by LODAT with respect to representation of Debtor. The court has reviewed all of the fees for reasonableness pursuant to 11 U.S.C. § 330 and has made rulings on all of Debtor's objections to the extent that the court could discern the objections. The court was not able to discern all of Debtor's objections because some objections were misidentified as to the date that the objection was rendered, and thus, the court was unable to rule on such objections. To the extent that the court could, it made a specific ruling on the objection made by Debtor as to the specific billing entry, whether to sustain or overrule the objection in part or in whole. With respect to some of the fee categories, few, if any, of the fees were disallowed because Debtor did not interpose objections and the court did not otherwise find that the fees were unreasonable. See Rulings Spreadsheet, Exhibit A at "A: Services Not in Any Other Category (Ch. 11 General)," "B: Firm Employment and Compensation," "C: U.S. Trustee Matters," "F: Claims," "G: Employment and Compensation of other Professionals," "M: Use, Sale or Lease of Estate Assets."

With respect to other fee categories, some of the fees were disallowed because the court found that Debtor's objections had merit, or the court determined that the fees were otherwise not reasonable. The major fee category that drew Debtor's objections was with respect to disclosure statement and plan confirmation, "T: Plan and Disclosure Statement Services," and the court sustained many but not all of Debtor's objections after determining that the objections had merit, and the court did not have information to show that the fees were otherwise reasonable. With respect to the disclosure statement and plan confirmation category, the court allowed a slight majority of the fees claimed as reasonable and disallowed a just less than half of the fees requested.

However, the court now generally discusses the fee rulings in the context of the case as a whole. This bankruptcy case was straightforward and did not present complex

issues. The primary issue in this case involved the plan treatment of Debtor's home

lender, Wells Fargo Bank, which held the first lien on the residence, which issue was eventually consensually resolved with minimal litigation effort. The court does not wish to detract from the efforts of LODAT, which successfully negotiated a loan modification and plan treatment of the secured claim of Debtor's senior home lender. The litigation in the case consisted of mainly routine case administrative matters (i.e., case status conferences, hearings on approval of disclosure statement and plan confirmation) and uncontested litigation proceedings (i.e., only one claim objection and the sole dispute regarding approval of the disclosure statement with Wells Fargo Bank was promptly and consensually resolved). However, because the court considers the lodestar analysis in reviewing the fees requested here, the court determines that the amount of time spent on the case by LODAT was not entirely reasonable, and thus, the fees are excessive to some degree.

The case was simple and straightforward because the major issue was the dispute with the senior home lender, which was consensually resolved, and there was no dispute with other creditors as their claims were consensually resolved through the plan. There was only one objection to a claim, which was unopposed. Debtor's income consisted of two sources, social security and income from his consulting business, and his expenses were his personal expenses.

As was stated in the initial case status report prepared by LODAT for Debtor in this case, the case was going to be resolved through negotiation or a Chapter 13 style cure plan. The confirmed plan in the case was a simple plan based on a loan modification of the senior secured claim and lien on the residence, consensual payment of the other secured claims and priority tax claims and payment of general unsecured claims in full without interest over 47 months. The plan would be funded from two sources of Debtor's net monthly disposable income, that is, Debtor's social security income, and his business consulting income. Thus, the plan in this case bore strong similarities to a 5 year Chapter 13 plan. The plan and disclosure statements were on official court "fill in the blank" form

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Only Wells Fargo Bank filed an opposition to the Debtor's first plan, which opposition was consensually resolved by the Stipulation. ECF 74.

documents with some very brief attachments. As LODAT's principal, David Tilem, said at trial, this was a simple, supersized Chapter 13 style case. Audio Recording of Trial, January 30, 2019 at 9:33 a.m.

There is no dispute that the case was straightforward and did not require much disclosure to comprehend the plan as Debtor's motion to approve the disclosure statement prepared by LODAT stated. ECF 62 at 3. The question is, why would this simple and straightforward Chapter 13 style individual Chapter 11 bankruptcy case take about 67.30 hours of professional, mostly attorney, time resulting in nearly \$32,000 in fees to prepare the form "fill in the blanks" plan and disclosure statement documents and to obtain disclosure statement approval and plan confirmation, which were minimally contested. 11 As set forth in the attached Rulings Spreadsheet, the court has reviewed the fees for reasonableness and has determined that the requested amount of approximately \$32,000 is excessive and unreasonable, but an amount of approximately \$16,000 of these requested fees is reasonable under a lodestar method analysis as set forth in the court's Rulings Spreadsheet.

Much of the focus of Debtor's objections and the court's scrutiny is on the time billed for preparing plan and disclosure statement attachments and communications between Debtor and his counsel, LODAT. The plan and disclosure statement attachments are short, simple documents dealing with simple issues, and are so abbreviated that the court could quote them verbatim in this decision without making the decision excessively long. The court cannot identify why it would have taken counsel so long to prepare these attachments because they dealt with simple, discrete issues, such as scheduling of claims and computation of Debtor's household income, which could have been handled by a paralegal rather than an attorney. The time required to complete such attachments is unreasonable, and LODAT has not shown why the time billed for preparing such attachments is reasonable, given the simplicity of the content of these attachments.

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Under the lodestar method, the court determines that LODAT's billing rates were reasonable and appropriate based on the services rendered and the fees typically charged in Chapter 11 cases in this district. Although LODAT's principal, David Tilem, testified that his usual billing rate is \$600.00 per hour, his billing rate of \$500.00 per hour in light of his experience as a bankruptcy practitioner is reasonable. The rates of LODAT's other professionals, the former associate attorney at \$300.00 per hour, and the paralegals at \$100.00 per hour and \$150.00 per hour were also reasonable.

The issue raised by Debtor in his objections was the use of higher cost professionals on tasks which should have been performed by lower cost professionals. In the early stage of the case, June 2017 to August 2017, this was not an issue because work was appropriately delegated to lower cost professionals, and Debtor had no specific objections to services during this time. However, after the associate attorney left LODAT, Mr. Tilem was left as the only attorney at the firm—with his \$500.00 per hour billing rate. As discussed below and in the court's Rulings Spreadsheet, the issue is not so much Mr. Tilem's rate per se, but his billing of services for clerical tasks that he performed, such as preparing arithmetic computations of income and expenses for plan documents, which did not require an attorney to perform and should not have been billed at attorney rates. See Memorandum Decision Granting in Part Request for Allowance and Payment of Administrative Claim by the Bankruptcy Law Firm, P.C., In re Morry Waksberg M.D., Inc., No. 2:06-bk-16101-BB Chapter 7, slip op. at 16-18 (Bankr. C.D. Cal., filed and entered on April 20, 2015), affirmed in relevant part sub nom. The Bankruptcy Law Firm, P.C. v. Siegel (In re Morry Waksberg M.D., Inc.), BAP No. CC-15-1109 TaKuKi, 2015 WL 9437343, slip op. at *7 and n. 7 (9th Cir. BAP, unpublished opinion filed on December 22, 2015), affirmed in relevant part and reversed and remanded on other grounds, 692 Fed. Appx. 840, 841-842 (9th Cir. 2017) (unpublished opinion).

The court addresses the reasonableness of the time spent on individual tasks pursuant to the lodestar method below and in its individual rulings found in the Rulings

Spreadsheet.¹² Because the court determined that the fees requested in connection with the motion to withdraw and defense of the fee application are not compensable as a matter of law because the motion to withdraw was for the benefit of LODAT, and not the bankruptcy estate, and services for defense of a fee application do not benefit the bankruptcy estate, the reasonableness of the time spent on those tasks is not material. Accordingly, the court discusses the reasonableness under the lodestar method of the fees billed by LODAT for services relating to the plan and disclosure statement and other issues arising in the case.

iv. Fees Requested for Defense of Fee Application

The court has reviewed LODAT's fees of \$21,621.13 claimed in its fee spreadsheet under the category of "Final Fee Application Charges" and has made rulings on the billing entries as set forth in the attached Rulings Spreadsheet.¹³ The court has disallowed nearly all of the fees in this category because they were the result of services in *defense* of the Fee Application and not services rendered *preparing* the Fee Application.

Courts evaluating fee applications must distinguish between *preparing* a fee application and *defending* a fee application. *Baker Botts L.L.P. v. ASARCO LLC*, 135 S.Ct. 2158, 2167, 192 L. Ed. 2d 208 (2015). The Supreme Court stated in *Baker Botts* that "[a] [11 U.S.C.] §327(a) professional's preparations of a fee application is best understood as a 'servic[e] rendered' to the estate administrator under §330(a)(1), whereas a professional's defense of that application is not." The Supreme Court also stated: "Any compensation awarded for the preparation of a fee application shall be based on the level and skill reasonably required to prepare the application," 11 U.S.C. § 330(a)(6), while 11 U.S.C. § 330(a)(1) does not permit bankruptcy courts to award fees to bankruptcy estate

Fees that the court was required to disallow because the fee was either Unnecessary Duplication of Services under 11 U.S.C. § 330(a)(4)(A)(i); Services that were Not Reasonably Likely to Benefit the Debtor's Estate under 11 U.S.C. § 330(a)(4)(A)(ii)(I); or, Services that were Not Necessary to the Administration of the Case under 11 U.S.C. § 330(a)(4)(A)(ii)(II) are set forth in the individual rulings in Schedule A.

The court notes that the Fee Application contained a fee category of "Fee Application Mediation," but there were no such entries on LODAT's fee spreadsheet. It appears that this fee category was subsumed in the fee category of "Final Fee Application Charges."

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professionals for defending their fee applications, *Baker Botts L.L.P. v. ASARCO LLC*, 135 S.Ct. at 2164-2166.

In Baker Botts, two law firms employed by the estate to represent the debtor in possession sought compensation under 11 U.S.C. § 330(a)(1), and the debtor objected to the fee applications. Baker Botts L.L.P. v. ASARCO LLC, 135 S.Ct. at 2163. After extensive discovery and a six-day trial, the bankruptcy court rejected the debtor's objections and awarded the fees, including an additional amount for time spent litigating defense of the fee applications. Id. The Supreme Court ultimately disagreed. The Supreme Court began with the basic point of reference when considering the award of attorneys' fees, which is the "American Rule," whereby each litigant pays its own attorneys' fees, win or lose, unless a statute or contract provides otherwise. *Id.* at 2164 (collecting cases). "Congress did not expressly depart from the American Rule to permit compensation for fee-defense litigation by professionals hired to assist trustees [or debtors in possession] in bankruptcy proceedings." *Id.*¹⁴ The text of 11 U.S.C. § 330(a)(1) "cannot displace the American Rule with respect to fee-defense litigation" because "the phrase 'reasonable compensation for actual, necessary services rendered' permits courts to award fees to attorneys for work done to assist the administrator of the estate," and "[t]he word 'services' ordinarily refers to 'labor performed for another.'" *Id.* (citing Webster's New International Dictionary 2288 (def. 4) (2d ed. 1934)) (emphasis added). The Supreme Court concluded in Baker Botts that "[b]ecause § 330(a)(1) does not explicitly override the American Rule with respect to fee-defense litigation, it does not permit bankruptcy courts to award compensation for such litigation." *Id.* at 2169.

The Ninth Circuit follows the rule of *Baker Botts* disallowing fees for the defense of an application of a bankruptcy professional for fees as an administrative expense of the bankruptcy estate pursuant to 11 U.S.C. § 503(b)(1)(A)(i), but allowing fees for the

^{14 11} U.S.C. § 1107(a) gives Chapter 11 debtors in possession generally the same authority as trustees, including the authority to retain 11 U.S.C. § 327(a) professionals.

preparation of a fee application. *The Bankruptcy Law Firm, P.C. v. Siegel (In re Morry Waksberg M.D., Inc.),* 692 Fed. Appx. at 841.

At trial, LODAT argued that such fees are for services in "prosecuting" the Fee Application, citing In re Nucorp Energy, Inc., 764 F.2d 655 (9th Cir. 1985). However, the court's review of the fees indicates that the fees were for services in defense of the Fee Application against objections of Debtor rather than in preparation of the Fee Application. As shown by the court's rulings on the attached Rulings Spreadsheet, the court has allowed fees for the preparation of the Fee Application while disallowing fees for the defense of the Fee Application, which is consistent with the Baker Botts and Waksberg cases. Although the Supreme Court's decision in *Baker Botts* is directly applicable to LODAT's fees for defending its fee application, LODAT does not discuss the *Baker Botts* case in its Fee Application or briefing in support of the application. ECF 98, 112, 116, 127 and 138. The case of *Nucorp Energy* does not support LODAT's argument because that case only holds that fees in preparation of a fee application are compensable which is consistent with *Baker Botts* and does not support any argument that fees for services in defense of a fee application are compensable. In re Nucorp Energy, Inc., 764 F.2d at 658-659. To the extent that LODAT argues that the language of *Nucorp Energy* that the "preparation and presentation" of attorney fee applications in bankruptcy cases covers fees for defense, that argument is inconsistent with Baker Botts and Waksberg, which must be rejected.

v. Fees Requested for Fee Application Mediation

Although LODAT requested fees of \$5,552.47 on its Supplemental Fee Application under the fee category of "Fee Application Mediation," LODAT does not claim fees under this fee category in its fee spreadsheet. The court does not allow fees under this category because the billing entries for the fees were not submitted on the fee spreadsheet as ordered by the court. Alternatively, the court would have disallowed the fees in this category because they are for services in defense of the Fee Application since the purpose

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of the mediation was to resolve the dispute between Debtor and LODAT arising from Debtor's objections to the Fee Application.

vi. Fees Requested for LODAT's Motion to Withdraw

The court has reviewed LODAT's fees of \$3,210.83 claimed on its fee spreadsheet under the category of "Motion to Withdraw" and has made rulings on the billing entries as set forth in the attached Rulings Spreadsheet. The court has disallowed most of the fees in this category because they did not benefit the estate as required by 11 U.S.C. § 330, as the motion to withdraw was only for the benefit of LODAT and not for the benefit of the estate.

vii. Fees Requested for Plan and Disclosure Statement Services

The court has reviewed LODAT's fees of \$31,878.24 for 67.3 hours of professional, mostly attorney, services claimed on its fee spreadsheet under the category of "Plan and Disclosure Statement Services" and has made rulings on the billing entries as set forth in the attached Rulings Spreadsheet. The court has disallowed approximately half of the fees in this category and allowed half of the fees as set forth in the specific rulings on the attached Rulings Spreadsheet.

The court in this narrative provides further explanation for its rulings on the fees in this category. As previously stated, this was a simple and straightforward Chapter 13 style case, which was resolved without much contested litigation. The approach to the case by Debtor and his bankruptcy counsel, LODAT, was to obtain confirmation of a Chapter 13 style plan by resolving the major dispute with the home lender, Wells Fargo Bank, with the senior lien on Debtor's residence. The Real Property was the only substantial asset of the bankruptcy estate, and the plan proposed obtaining a loan modification and consensual plan treatment by payment of the other secured claims, priority tax claims and general unsecured claims in full. Like in a Chapter 13 plan, the plan would be funded by Debtor's net monthly disposable income, which came from two sources, that is, Debtor's social security income, and his business consulting income. Thus, the plan in this case bore strong similarities to a five-year Chapter 13 plan.

As discussed above, the plan and disclosure statements were prepared by LODAT on the court's official "fill in the blank" form documents for individual Chapter 11 debtors, which bear similarities to the court's Chapter 13 plan form documents. LODAT added attachments to the court's form plan and disclosure statement documents, which contained additional special plan and disclosure provisions. The court has reviewed the form plan and disclosure statement documents, and these documents themselves should not have taken very much time to fill in the blanks. Moreover, the court has reviewed the plan and disclosure statement attachments containing the special plan and disclosure statement provisions, and these provisions should not have taken very much time to prepare.

The motion to approve the disclosure statement was a page and a half of text, which simply asserted that not much disclosure was required for the plan, but that the disclosure was adequate under Section 1125 of the Bankruptcy Code. No other authorities were cited in the motion. In the court's estimation, a reasonable time to complete this document would be one hour of attorney time.

The motion to approve the disclosure statement was briefly contested by one creditor, Wells Fargo Bank, and to LODAT's credit, it was able to expeditiously resolve the objection of the bank to the disclosure statement and plan by agreeing to a very favorable loan modification for Debtor, that is, a 40 year reamortization of the existing 30 year loan that provided for recapitalization of the loan arrearages into the reamortized loan at a favorable interest rate of 4.65%, slightly above the 4% proposed in the plan. Contrary to Debtor's assertions that LODAT lacked experience to negotiate a loan modification with the bank, it had considerable experience in negotiating loan modification in bankruptcy case, which showed in the favorable result in resolving the dispute with the bank, and thus, the court has overruled most, if not all, of Debtor's objections to the fees requested by LODAT for resolving the dispute with the bank.

As previously noted, the main body of the disclosure statement was the court's form disclosure statement for individual Chapter 11 debtors. LODAT filled in the blanks regarding terms of payment of the various claims under the plan and sources of income of

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Debtor to fund the payments under the plan. In the court's estimation, a reasonable time to complete this document would be two hours of attorney time.

LODAT prepared the three page disclosure statement attachment, which contained special disclosure statement provisions consisting of a one-half page ballot instruction, a chart of Debtor's monthly household income from January 2013 to December 2017, a one-quarter page statement on claim objections, and a one paragraph statement on LODAT's attorney fees. In the court's estimation, a reasonable time to complete these special plan provisions would be one hour and one half of attorney time, except as to completion of the monthly household chart which was essentially a computational task gathering Debtor's social security income and bank records and interviewing Debtor regarding these records, which would reasonably involve 5 hours of paralegal time and 2 hours of attorney time.

LODAT prepared the five exhibits to the disclosure statement, which included an updated income and expense statement for Debtor's household, modified real and personal property schedules to provide liquidation values, a claims schedule, a plan ballot, a statement regarding assumption of executory contracts and a declaration of Debtor in support of the disclosure statement. The completion of the updated income and expense statement should not have taken much time since it is a "fill in the blank" form, and the workup should have been based on the work for the monthly household income chart for the disclosure statement attachment. The completion of the modified real and personal property schedules should not have taken much time because it was a modification of the real and personal property schedules filed with the bankruptcy petition. The claims schedule should not have taken much time because the information would be taken from the claims scheduled on the petition and listed on the claims register. The plan ballot is a form document which should not have taken long to complete. The statement on assumption of executory contracts and unexpired leases should not have taken much time since the statement was that there were no such contracts or leases to assume. In the court's estimation, a reasonable time to complete these exhibits which were essentially computational tasks relating to Debtor's household income already being done for the

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The plan provisions consisted of a one-paragraph addendum discussing Debtor's ability to pay anticipated legal fees, a three-paragraph addendum discussing Debtor's federal and state income and selfemployment tax liabilities for 2015 through 2018, a one-paragraph addendum discussing his settlement

proposal with the senior home lender, a half page addendum discussing the plan treatment of the claim of secured claimant, Gregory Creighton, and a one-paragraph addendum discussing monthly plan payments on claims of Class 6(b) general unsecured creditors with or without allowance of the claim of AMEX.

disclosure statement attachment and modifying the property schedules and preparing form documents, which would reasonably involve 6 hours of paralegal time and 2 hours of attorney time.

As previously noted, the main body of the plan was the court's form plan for individual Chapter 11 debtors, which includes boilerplate language on treatment of unclassified claims, classification and treatment of claims, allowance and disallowance of claim, executory contracts and unexpired leases, means of implementation, discharge and effects of confirmation and general plan provisions. LODAT filled in the blanks regarding treatment of claims and plan duration. In the court's estimation, a reasonable time to complete this document would be one hour of attorney time.

LODAT prepared the two page plan attachment, which contained special plan provisions.¹⁵ In the court's estimation, a reasonable time to complete this document would be two hours of attorney time.

In addition, the court estimates that reasonable times for: (1) appearance of a disclosure statement hearing, 1.0 hour of attorney time; (2) preparation of an amended plan based on the stipulation with Wells Fargo Bank, 2.0 hours of attorney time; (3) preparation of a confirmation brief, 2.0 hours of attorney time; (4) appearance at a confirmation hearing, 1.0 hour of attorney time; (5) litigation support by paralegal staff, including order preparation, 3.0 hours of paralegal time; (6) client communications re: same: 2 hours of attorney time. In the court's view, a reasonable estimate of time for plan and disclosure statement services in this case would have been 35 hours of professional time, 20 hours of attorney time and 15 hours of paralegal time, yet the actual time billed for such services was over 60 hours. The court's rulings on the reasonableness of the fees requested under the lodestar method of analysis are close to this rough estimate.

The court has considered the arguments of LODAT as to why the higher fees requested for such services are reasonable as set forth below. In LODAT's reply to Debtor's Declaration and Opposition Regarding Final Fee Application, ECF 116, filed on October 17, 2018, it asserted that additional charges related to the plan spreadsheet resulted from Debtor's failure to provide "good numbers," that is, Debtor would provide one set of numbers, only to replace, update or revise them, which went on for "many weeks" after "warning after warning that the deadline was fast approaching." Id. Based on the trial testimony of LODAT's principal, David Tilem, the amount of time and expense needed to perform the task of preparing the plan and disclosure statement increased because LODAT made extra efforts to reconcile the information on Debtor's bank records with Debtor's representations of his income. According to Mr. Tilem, LODAT was under time constraints to meet the filing deadline of January 31, 2018 to file the plan and disclosure statement and it did not have adequate information from Debtor to reconcile the income data with the numbers needed to put on the plan documents. LODAT also stated that it needed to communicate more with Debtor to obtain the information to compute accurate income figures for the plan documents and to use computer expertise to compute income figures on Microsoft Excel spreadsheets. According to Mr. Tilem, he was the only person in the office, among himself as the sole attorney and three paralegals, who had competence in Microsoft Excel to make the computations, which in his view justified the billing of computational work at his usual billing rate. However, the work of computing the historic income figures is strictly computational and could have been done manually on paper without the need for a computerized spreadsheet. What needs to be done was to obtain the social security income records and the bank records showing deposits from Debtor's household and time to review them and interview Debtor regarding the documents to reconcile them with Debtor's representations. While LODAT asserts that additional professional time was needed in order to meet a disclosure statement filing deadline in January 2018. The court does not see why LODAT considered there were time constraints in obtaining accurate financial data from Debtor's household since the case was filed in

June 2017 and the disclosure statement filing deadline was over 6 months later in January 2018. There was plenty of time, over 6 months, to obtain and assemble Debtor's financial data and to interview Debtor by LODAT's paralegal staff, who should have performed this task rather than its higher billing attorney.

In the initial reply to Debtor's opposition, LODAT also argued that the medical problems of Debtor's wife should not be used to reduce LODAT's fees as the scope of these problems "could not [or] seek tor reduce counsel's fees because Debtor faced other pressures." ECF 116 at 2-3. The court has considered this argument and notes that Debtor has not objected to LODAT's fees on this basis, nor has the court disallowed LODAT's fees on this basis as indicated on the court's schedule of rulings.

In the initial reply to the opposition, LODAT further argued that "Debtor's failure to 'take care of business' resulted in the need for much more hand-holding than would or could normally have been anticipated." ECF 116 at 2. Specifically, LODAT argues: "One particular concern has to do with various deed of trust[s] recorded against the Debtor's residence which could and should have been reconveyed early in the case." *Id.* The court has considered this argument and has not allowed LODAT's fees relating to the various deeds of trust against Debtor's residence, and it does not appear that Debtor's objections related to fees in connection with this work. The court has sustained Debtor's objections and disallowed fees for excessive time for the tasks performed as indicated on the court's Rulings Spreadsheet, which may or may not relate to LODAT's "hand-holding" issue, because the court has taken into consideration the nature of the tasks performed and the reasonableness of the time to perform such tasks.

LODAT also argued that "Debtor's insistence on pursuing unrealistic and changing goals was responsible for most of the unanticipated expenses." ECF 116 at 3.

Specifically, LODAT argued: "Debtor states that all he wanted was a mortgage modification – but this result was refused by the lender – not by Debtor's counsel." *Id.* The court has considered this argument and has generally allowed LODAT's fees for loan modification and developing strategies for resolving the dispute with the senior home lender, and

overruled most, if not all, of Debtor's objections to fees for this work as indicated on the court's Rulings Spreadsheet.

In the initial reply, LODAT further argued that Debtor asked its attorney to try to assume a policy of long term care insurance, which generated fees in determining that the odds were low and the effort abandoned, and thus, it should not be penalized for doing what Debtor requested. ECF 116 at 3. The court has allowed some fees for this work as Debtor admitted that he asked LODAT about the long term care insurance, but disallowed some fees because there was no benefit to the estate as the question should have been answered in a shorter period of time.

LODAT finally argued that additional work was performed because "Debtor's expectations of the Chapter 11 process morphed throughout the case." ECF 116 at 3. The only specific example of the fees for services performed as a result of this was the proposal of a reverse mortgage as a strategy to keep Debtor and his wife in the home. The court has considered this argument and has overruled most, if not all, of Debtor's objections to fees for this work, generally allowing LODAT's fees for loan modification and developing strategies for resolving the dispute with the senior home lender, including its reverse mortgage suggestion as indicated on the court's Rulings Spreadsheet.

In LODAT's supplemental reply to Debtor's opposition, ECF 127, filed on February 25, 2019, LODAT argued that "Debtor's most significant challenge is his assertion that Counsel spent an excessive amount of time mechanically entering data into a spreadsheet at a cost of \$12,300. Nothing could be further from the truth." ECF 127 at 17.16 According to LODAT, "[t]hough Counsel attempted to develop suitable (accurate) income and expense information starting in mid-December [2017] (and even working through the New Year holiday), Debtor procrastinated until days before the January 31, 2018 filing deadline. When information was provided, it proved to be inconsistent with bank statement

The plan spreadsheet was not part of the filed disclosure statement and the plan, but a working document prepared by LODAT to generate the income and expense charts in the attachments to those documents. A version of the plan spreadsheet was attached to Debtor's Amended Declaration as Exhibit 12. ECF 125-2 at 1-5. See also, Debtor's Amended Declaration, ECF 125 at 20-24.

Case 2:17-bk-17577-RK Doc 170 Filed 11/01/19 Entered 11/01/19 16:03:59 Desc Main Document Page 34 of 68

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information (reflected on the Monthly Operating Reports) or tax return information and, in some cases, defied common sense (examples include no budget line item for clothing, business equipment repairs and maintenance or income taxes). Debtor had still not filed some of his income tax returns making income information unreliable, and information on the unfiled returns was inconsistent with Debtor's representations regarding his income." Id. at 18-19. LODAT said that in order to meet the disclosure statement filing deadline, its attorney reviewed Debtor's monthly operating reports, prepared and sent the spreadsheet and reviewed it with Debtor line by line, communicated with Debtor regarding the various expense items, conferred with Debtor's accountant regarding the reasonableness of expense items, used Microsoft Excel functions to interpolate missing data, calculated averages and attempted other means to gather reliable information. *Id.* at 19. As indicated in the court's rulings on the fees for the plan and disclosure statement services and Debtor's objections thereto, the problem is that much of this work performed by counsel was clerical in nature because it was compiling numerical data and computing this data to derive historical and projected income and expense figures, which lower cost professionals should have performed, and not a higher billing attorney. The time crunch was manufactured here because LODAT itself procrastinated and did not ask Debtor to produce the income and bank records to derive the numerical data until mid-December 2017 when the deadline was approaching a month later at the end of January 2018. This resulted in unnecessary communications and extra work which could have been avoided if LODAT tasked this work to its lower billing paralegals as soon as the engagement begun before it filed the bankruptcy case for Debtor in June 2017, more than six months before the disclosure statement filing deadline of January 31, 2018. The court has considered LODAT's billing entries, Debtor's objections thereto, and LODAT's reply arguments and has made rulings in consideration of these matters as set forth in the attached Rulings Spreadsheet.

In LODAT's supplemental reply to Debtor's opposition to the Fee Application, LODAT addresses categories of objections to its fees rather than to the specific objections made

Case 2:17-bk-17577-RK Doc 170 Filed 11/01/19 Entered 11/01/19 16:03:59 Desc Main Document Page 35 of 68

by Debtor in his pleadings filed in July 2019. The court has based its rulings primarily on Debtor's objections to specific billing entries in the Fee Application set forth in his July 2019 pleadings rather than his more generalized objections in his prior pleadings. LODAT did not file any reply to Debtor's specific objections in July 2019, though at the hearing on August 28, 2019, the court inquired of LODAT if it wished to reply to these specific objections, which it declined. Audio Recording of Hearing, August 28, 2019 at 11:50-11:51 a.m. The court lists LODAT's arguments in reply to the generalized objections of Debtor, including fees for "incidental and routine work," fees for "long letters sent in form of emails," fees for "long phone calls," fees for "making contact with nephew," fees for "inflated billing hours (social security)," fees for "back-charging withdrawal fees and costs," fees for "promoting unrealistic financing," fees for "nickle [sic] and diming monthly report charges," fees for "post-withdrawal charges," fees for "half-day disclosure statement hearing" on August 2, 2018 (LODAT states no such fees were charged on the Fee Application), fees for "double charging for service list", fees for "voicemail messages," fees for "file memos", fees for "discovery during the fee dispute process," fees for "continued hearings," fees for "preparing responses to fee application objections," fees for "delegation of tasks," and fees for "lack of communication after motion to withdraw filed." ECF 127 at 5-17. The court has addressed Debtor's objections to the Fee Application under the lodestar method by considering his objections to specific billing entries as set forth in his pleadings in July 2019. The court has considered Debtor's generalized objections as addressed in LODAT's supplemental reply and LODAT's arguments in reply to these generalized objections. However, the court does not make specific rulings on the generalized objections, that is, for example, the court does not pass upon a "nickel and diming objection to monthly report charges." The court has considered the billing entries on the Fee Application and Debtor's specific objections thereto pursuant to its review for reasonableness under the applicable factors under 11 U.S.C. § 330 as set forth herein and made its rulings based on these factors as set forth in the Rulings Spreadsheet.

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viii. Fees Requested for Remaining Fee Categories

The court has reviewed LODAT's fees claimed on its fee spreadsheet under the remaining fee categories and has made rulings on the billing entries as set forth in the Rulings Spreadsheet. For the most part, the fees in these remaining categories were allowed as Debtor did not make specific objections to the billing entries in these remaining categories and the court in its review did not find that they should be disallowed.

CONCLUSION

For the foregoing reasons, the Fee Application of LODAT as amended and supplemented is approved in part and disapproved in part, and professional fees in the amount of \$38,720.00 and expenses in the amount of \$2,798.19 are approved. A separate final order is being filed and entered concurrently herewith.

IT IS SO ORDERED.

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Date: November 1, 2019

Robert Kwan

United States Bankruptcy Judge

EXHIBIT A

RULINGS SPREADSHEET

Case 2:17-bk-17577-RK Doc 170 Filed 11/01/19 Entered 11/01/19 16:03:59 Desc Main Document Page 38 of 68

	A	C	D	Е	F G	Н	I	J	K	L	M	N
1							IN RE KUDRAVE					
2							Case Number 2:17-BK-17577					
3							(All entries case inception through April 30, 2019)					
4												
5	TYPE	_	_		charge, Cost=cos							
	STAFF						/illiam Sloan Youkstetter					
6	517111	Parale	egals:	MLM	=Malissa L. Mui	guia, JJF	=JoAn J Fidelson, DC=Diana Chau					
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								A DDT TO A NOT	THAT OPENT IN	AMOUNTO IN		DINIAT I S7
								APPLICANT AMOUNT	TIME SPENT IN APPLICANT	AMOUNTS IN APPLICANT	DISALLOWED	FINALLY ALLOWED
٥	TVDE	VD.	мо	рπ	MATTED	C/T A T/T	DILLING CUD CATECODY					
10	TYPE	YK	MO	וע	MATTER	STAFF	BILLING SUB-CATEGORY	(ECF 138)	SPREADSHEET*	SPREADSHEET	AMOUNT	AMOUNT**
11	11	II	11	//	TOTALS	II	A - Services Not In Any Other Category (Ch. 11 General)	10,293.03	26.20	10,473.03	720.00	9,753.03
12		// //	// //	//	TOTALS	// //	B - Firm Employment and Compensation	566.55		,	80.00	566.55
13		11	//	//	TOTALS	// //	B01 - Motion to Withdraw	3,060.83		3,210.83	3,157.23	53.60
14		// //	//	//	TOTALS	// //	B02 - Final Fee Application Charges	24,685.45		21,621.13	20,763.13	858.00
15		//	//	//	TOTALS	//	B03 - Fee Application Mediation (No Entries Billed as B03)	5,552.47	0.00	0.00	0.00	0.00
16		//	//	//	TOTALS	//	C - U.S. Trustee Matters	9,045.02		9,725.02	880.00	8,845.02
17		//	//	//	TOTALS	//	F - Claims	2,945.50		2,995.50	100.00	2,895.50
18		//	//	//	TOTALS	//	G - Employment and Compensation of Other Professionals	893.08	3.2	893.08	0.00	893.08
19	//		//	//	TOTALS	//	M - Use, Sale or Lease of Estate Assets	1,045.17	3.30	1,045.17	80.00	965.17
20	//	//	//	//	TOTALS	//	T - Plan and Disclosure Statement Services	31,828.24	67.30	31,878.24	15,190.00	16,688.24
21												
22					TOTAL	//	SUM TOTALS	89,915.34	189.30	82,488.55	40,970.36	41,518.19
23												
24												
25												
							* Certain expenses such as copies, mileage, postage, and parking were			A-6773 60 33		
							included in LODAT's "Time" entries. Those expense entries were revised to			**The finally		
							zero in the "Time" column in order to provide a summation of hours billed to			allowed amount of		
							legal tasks under the lodestar method for each of LODAT's subcategories			\$41,518.19 includes		
							listed above. The court's revisions to the "Time" column did not otherwise			\$38,720.00 in fees		
26							effect the allowance or disallownce of the reasonable fees and expenses at			and \$2,798.19 in		
26							issue.			expenses.		

	A 10		D	г	г с	11	T T	T		17	т	W	M
	A E	C	D	E l	F G	Н	IN DE WIDE ATE	J		K	L	M	N
1							IN RE KUDRAVE						
2							Case Number 2:17-BK-17577						
3		1					(All entries case inception througth April 30, 2019)						
4													
5					charge, Cost=co								
	STAFF		•				Villiam Sloan Youkstetter						
6	517111	Parale	gals: N	MLM:	=Malissa L. Mu	rguia, JJF	=JoAn J Fidelson, DC=Diana Chau						
7													
8													
													FINALLY
												DISALLOWED	
9	TYPE	YR	MO	DT	MATTER	STAFF		TIME	R	ATE	AMOUNT	AMOUNT	AMOUNT
							INITIAL CONVERSATION ABOUT POSSIBLE CHAPTER 11 CASE WITH						
10	Н	2017	6	19	03019.01-A	DAT	PETER KUDRAVE.		0.9	500	450.00	0.00	450.00
							REVIEW EMAIL FROM ATTORNEY TILEM REGARDING RETAINER						
							LETTER AND REVIEW CASE BACKGROUND INFORMATION FROM						
11	Н	2017	6	19	03019.01-A	WSY	LETTER.		0.1	300	30.00	0.00	30.00
							CONFER WITH PARALEGAL ABOUT PREPARATION OF CHAPTER 11						
12	Н	2017	6	20	03019.01-A	DAT	PETITION.		0.3	500	150.00	0.00	150.00
		• • • •		• •			MEETING WITH CLIENT REGARDING CASE BACKGROUND - GETTING A						#00.00
13		2017	6		03019.01-A		CASE OFF THE GROUND.		1	500	500.00	0.00	500.00
14	Н	2017	6	20	03019.01-A	DAT	E-MAIL TO CLIENT OUTLINING NEXT STEPS.		0.2	500	100.00	0.00	100.00
							TELEPHONE CALL FROM CLIENT WITH QUESTIONS ABOUT						
	**	2015		20	02010.01.4		SCHEDULES I AND J AND PROJECTED BUDGET FOR OFFICE OF THE		0.1	500	70.00	0.00	50.00
15	Н	2017	6	20	03019.01-A	DAT	UNITED STATES TRUSTEE.		0.1	500	50.00	0.00	50.00
	**	2015		20	02010.01.4		EMAIL TO CLIENT REGARDING PRE-BANKRUPTCY CREDIT		0.1	150	15.00	0.00	15.00
16	Н	2017	6	20	03019.01-A		COUNSELING.		0.1	150	15.00	0.00	15.00
1.7	**	2015		20	02010.01.4		REVIEW CLIENT DOCUMENTS TO DETERMINE IF THERE IS ENOUGH		0.0	150	20.00	0.00	20.00
17		2017	6		03019.01-A		INFORMATION FOR EMERGENCY PETITION.		0.2	150	30.00	0.00	30.00
18		2017	6	- 1	03019.01-A		PREPARE PETITION & SCHEDULES. E-MAIL TO CLIENT REGARDING MISSING INFORMATION.		0.2	100	100.00	0.00	100.00
19	Н	2017	6	20	03019.01-A	JJF	TELEPHONE CALL TO CLIENT REGARDING MISSING INFORMATION. TELEPHONE CALL TO CLIENT REGARDING UNSECURED DEBTS AND		0.2	100	20.00	0.00	20.00
20	п	2017	6	21	03019.01-A	DAT	OTHER ISSUES RELATED TO FILING PETITION.		0.2	500	100.00	0.00	100 00
20		2017			03019.01-A 03019.01-A	JJF	TELEPHONE CALL TO CLIENT REGARDING MISSING INFORMATION.		0.2	500 100	50.00	0.00	100.00
22		2017	6	_	03019.01-A 03019.01-A		CONTINUE PREPARATION OF PETITION & SCHEDULES.		4.5	100	450.00	0.00	450.00
23		2017	6	_	03019.01-A 03019.01-A		E-MAIL TO CLIENT REGARDING MONTHLY EXPENSES.		0.2	100	20.00	0.00	20.00
24		2017	6	-	03019.01-A	JJF	TELEPHONE CALL TO CLIENT REGARDING MISSING INFORMATION.		0.4	100	40.00	0.00	40.00
24	11	2017	U	41	05017.01-A	331	TELESTRONE CALE TO CLIENT RECARDING INDUSTRO INTORNATION.		U.T	100	40.00	0.00	40.00
25	COST	2017	6	21	03019.01-A	JJF	CHAPTER 11 EMERGENCY FILING FEE.		0	n	1,717.00	0.00	1,717.00
23	COST	2017	U	21	03017.01-A		FAX TO NBS DEFAULT SERVICES REGARDING NOTICE OF		U	U	1,717.00	0.00	1,/1/.00
26	н	2017	6	21	03019.01-A		BANKRUPTCY FILING.		0.2	100	20.00	0.00	20.00
20	11	2017	0	21	03017.01-11	331	MEETING WITH CLIENT TO DISCUSS OFFICE OF THE UNITED STATES		0.2	100	20.00	0.00	20.00
							TRUSTEE REQUIREMENTS, REPORTING REQUIREMENTS, QUARTERLY						
27	Н	2017	6	21	03019.01-C	DAT	FEES AND OTHER MATTERS.		1.5	500	750.00	0.00	750.00
21	-1	2011	J	21	03017.01 C	Dill	TELEPHONE CALL TO NBS DEFAULT SERVICES TO CONFIRM RECEIPT		1.0	200	130.00	0.00	750.00
28	Н	2017	6	22	03019.01-A	JJF	OF NOTICE OF BANKRUPTCY FILING.		0.1	100	10.00	0.00	10.00
29		2017	6		03019.01-A		ISSUES WITH THE CASE AND CASE STRATEGIES		0.1	300	30.00	0.00	30.00
	-1	2011	J		0001710111	11.01	100000 THE COMPTEN COMPANY OF THE CO		V.1	200	30.00	0.00	30.00
30	Н	2017	6	22	03019.01-B	JJF	PREPARE MOTION TO EMPLOY THE LAW OFFICES OF DAVID A. TILEM.		0.8	100	80.00	0.00	80.00

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	A	ВС	D	Е	F G	Н	I	J	K	L	M	N
							REVIEW EMPLOYMENT APPLICATION DRAFT FROM PARALEGAL					
31	Н	2017	6	22	03019.01-B	WSY	FIDELSON AND PROVIDE COMMENTS FOR EDITS.	0.2	300	60.00	0.00	60.00
		• • • •	_				E-MAIL TO CLIENT REGARDING INFORMATION NEEDED TO COMPLETE		400	**		• • • • •
32	Н	2017	6	22	03019.01-C	JJF	7-DAY PACKAGE.	0.3	100	30.00	0.00	30.00
							DEVIEW CASE DACKODOLIND INFORMATION FROM PETAINED LETTER					
							REVIEW CASE BACKGROUND INFORMATION FROM RETAINER LETTER AGAIN TO ASSESS OFFICE OF UNITED STATES TRUSTEE COMPLIANCE					
							REQUIREMENTS. Ruling - Disallowed in full - applicant exercised billing					
33	N	2017	6	22	03019.01-C	WSY	judgment and indicated entry was "N" (no charge).	0.4	300	120.00	120.00	0.00
33	IV	2017	0	22	03017.01-C	11011	REVIEW FILED PETITION, SCHEDULES, AND STATEMENT OF	0.4	300	120.00	120.00	0.00
							FINANCIAL AFFAIRS TO ASSESS OFFICE OF UNITED STATES TRUSTEE					
34	н	2017	6	22	03019.01-C	WSY	COMPLIANCE REQUIREMENTS.	0.5	300	150.00	0.00	150.00
JT	11	2017	0	22	03017.01 C	1101	COM EMICE REQUIREMENTS.	0.5	300	130.00	0.00	130.00
							CONFER WITH PARALEGAL FIDELSON AND PARALEGAL MURGUIA					
							REGARDING DIVISION OF LABOR FOR OFFICE OF UNITED STATES					
							TRUSTEE COMPLIANCE REQUIREMENTS. Ruling - Disallowed in full -					
35	N	2017	6	22	03019.01-C	WSY	applicant exercised billing judgment and indicated entry was "N" (no charge).	0.3	300	90.00	90.00	0.00
							E-MAIL TO CLIENT WITH CASE STATUS NOTES AND THINGS TO BE					
36	Н	2017	6	23	03019.01-A	DAT	DONE.	0.3	500	150.00	0.00	150.00
37	COST	2017	6	23	03019.01-A	MLM	COPIES OF ORDER SETTING STATUS CONFERENCE (57).	0	0.2	11.40	0.00	11.40
38	COST	2017	6	23	03019.01-A	MLM	POSTAGE FOR ORDER SETTING STATUS CONFERENCE.	0	0	8.74	0.00	8.74
							REVIEW EMAIL FROM ATTORNEY TILEM REGARDING JUDGE KWAN'S					
							PROCEDURES. Ruling - Disallowed in full - applicant exercised billing					
39	N	2017	6	23	03019.01-A	WSY	judgment and indicated entry was "N" (no charge).	0.1	300	30.00	30.00	0.00
40	ΤΤ	2017	۷	22	02010 01 D	DAT	DEVIEW AND DEVICE OF A TEMENT OF DIGINTED FOTEDNICS	0.1	500	50.00	0.00	50.00
40		2017	6		03019.01-B 03019.01-B	JJF	REVIEW AND REVISE STATEMENT OF DISINTERESTEDNESS. PREPARE STATEMENT OF DISINTERESTEDNESS.	0.1	100	30.00	0.00	50.00 30.00
41	П	2017	0	23	03019.01-D	JJF	E-MAIL TO CLIENT REGARDING MOTION TO EMPLOY THE LAW	0.3	100	30.00	0.00	30.00
42	Н	2017	6	23	03019.01-B	JJF	OFFICES OF DAVID A. TILEM.	0.1	100	10.00	0.00	10.00
-		2017	-	20	03017.01 B	001	REVIEW EMPLOYMENT APPLICATION FINAL DRAFT FROM	0.1	100	10.00	0.00	10.00
43	Н	2017	6	23	03019.01-B	WSY	PARALEGAL FIDELSON.	0.2	300	60.00	0.00	60.00
44		2017	6		03019.01-C	JJF	START TO PREPARE 7-DAY PACKAGE.	2	100	200.00	0.00	200.00
45		2017	6	23	03019.01-C	WSY	DRAFT STATEMENT OF MAJOR ISSUES AND TIMETABLE REPORT.	0.3	300	90.00	0.00	90.00
							CONFER WITH ATTORNEY TILEM REGARDING STATEMENT OF MAJOR					
46	Н	2017	6	23	03019.01-C	WSY	ISSUES AND TIMETABLE REPORT.	0.1	300	30.00	0.00	30.00
							REVIEW EMAIL FROM ATTORNEY TILEM REGARDING WELLS FARGO'S					
							POLICY TO CLOSE ACCOUNTS DURING BANKRUPTCIES. Ruling -					
							Disallowed in full - applicant exercised billing judgment and indicated entry					
47	N	2017	6	23	03019.01-C	WSY	was "N" (no charge).	0.1	300	30.00	30.00	0.00
							CONFER WITH ATTORNEY TILEM REGARDING PROPOSE DEADLINES					
48	Н	2017	6	25	03019.01-C	WSY	FOR THE STATEMENT OF MAJOR ISSUES AND TIMETABLE REPORT.	0.1	300	30.00	0.00	30.00
10	**	2015		2.5	22010 01 0	*****	EDIT STATEMENT OF MAJOR ISSUES AND TIMETABLE REPORT AND	0.7	200	4.50.00	0.00	4.50.00
49	Н	2017	6	25	03019.01-C	WSY	FINALIZE DRAFT.	0.5	300	150.00	0.00	150.00
							RETURN TELEPHONE CALL FROM CLIENT, NOT IN, LEFT MESSAGE. Puling Displayed in full capaligent expressed billing judgment and					
50	N	2017	(26	02010.01 4	ДΛΤ	Ruling - Disallowed in full - applicant exercised billing judgment and indicated entry was "N" (no charge).	0.1	500	50.00	5 0.00	0.00
30	IN	2017	6	26	03019.01-A	DAT	TELEPHONE CALL FROM CLIENT ABOUT STATUS OF GATHERING	0.1	500	50.00	50.00	0.00
51	н	2017	6	26	03019.01-A	DAT	DOCUMENTS.	0.3	500	150.00	0.00	150.00
JI	11	4017	υ	20	03017.01-A	ואת	DOCUMENTS.	0.3	J00	150.00	0.00	1,70,00

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		ВС	D	Е		Н	I	J	K	L	M	N
52	Н	2017	6	26	03019.01-A	JJF	E-MAIL TO CLIENT REGARDING INCOME AND EXPENSES.	0.2	100	20.00	0.00	20.00
							CONFER WITH ATTORNEY YOUKSTETTER REGARDING MAJOR ISSUES					
53		2017	6		03019.01-C	DAT	AND TIMETABLE REPORT.	0.2	500	100.00	0.00	100.00
54	H	2017	6	26	03019.01-C	JJF	CONTINUE TO PREPARE UPDATES TO 7-DAY PACKAGE.	2	100	200.00	0.00	200.00
							REVIEW EMAIL FROM PARALEGAL FIDELSON REGARDING MR.					
							KUDRAVE'S DOCUMENTS AND REVIEW DOCUMENTS ATTACHED TO					
							THE EMAIL. Ruling - Disallowed in full - applicant exercised billing judgment					
55	N	2017	6	26	03019.01-C	WSY	and indicated entry was "N" (no charge).	0.1	300	30.00	30.00	0.00
							REVIEW EMAIL FROM ATTORNEY TILEM REGARDING DEBTOR-IN-					
56	H	2017	6	26	03019.01-C	WSY	POSSESSION BANK ACCOUNT AND REVIEW ACCOUNT INFORMATION	0.1	300	30.00	0.00	30.00
							REVIEW COMPLIANCE ATTACHMENTS AND PROVIDE COMMENTS FOR					
57	H	2017	6	26	03019.01-C	WSY	PARALEGAL FIDELSON.	0.3	300	90.00	0.00	90.00
							REVIEW COMPLIANCE FIRST DRAFT FROM PARALEGAL FIDELSON					
58	Н	2017	6	26	03019.01-C	WSY	AND PROVIDE COMMENTS FOR EDITS.	0.5	300	150.00	0.00	150.00
							REVIEW DRAFT SCHEDULES I & J. DISCUSS WITH ATTORNEY					
59	Н	2017	6	27	03019.01-A	DAT	YOUKSTETTER AND PARALEGAL FIDELSON.	0.2	500	100.00	0.00	100.00
							CONFER WITH CLIENT ABOUT SCHEDULE J, SCHEDULE I AND OTHER					
60	Н	2017	6	27	03019.01-A	DAT	SCHEDULES INFORMATION.	0.5	500	250.00	0.00	250.00
							CONFER WITH PARALEGAL FIDELSON REGARDING MR. KUDRAVE'S					
61	Н	2017	6	27	03019.01-A	WSY	INCOME AND EXPENSES.	0.3	300	90.00	0.00	90.00
							REVIEW SCHEDULES I AND J DRAFT FROM PARALEGAL FIDELSON					
62	H	2017	6	27	03019.01-A	WSY	AND PROVIDE COMMENTS.	0.3	300	90.00	0.00	90.00
							E-MAIL TO GARY BADDIN REGARDING FIRST MEETING OF					
							CREDITORS, INITIAL DEBTOR INTERVIEW, CHAPTER 11 DEBTOR IN					
							POSSESSION ACCOUNTS, MONTHLY OPERATING REPORT					
63		2017	6		03019.01-C	DAT	PREPARATION AND OTHER ISSUES RELATED TO THE CASE.	0.3	500	150.00	0.00	150.00
64	Н	2017	6	27	03019.01-C	JJF	PREPARE UPDATES TO 7-DAY PACKAGE.	1.5	100	150.00	0.00	150.00
							DRAFT 90 DAY PROJECTIONS FOR OFFICE OF UNITED STATES					
65	H	2017	6	27	03019.01-C	WSY	TRUSTEE COMPLIANCE REQUIREMENTS.	1	300	300.00	0.00	300.00
							CONFER WITH PARALEGAL FIDELSON REGARDING COMMENTS FOR					
66	H	2017	6	27	03019.01-C	WSY	COMPLIANCE FIRST DRAFT.	0.3	300	90.00	0.00	90.00
							CONFER WITH PARALEGAL FIDELSON TO DISCUSS HER QUESTIONS					
							REGARDING OFFICE OF UNITED STATES TRUSTEE COMPLIANCE					
67	H	2017	6	27	03019.01-C	WSY	REQUIREMENTS.	0.1	300	30.00	0.00	30.00
							CONFER WITH ATTORNEY TILEM AND PARALEGAL MURGUIA					
68	H	2017	6	27	03019.01-C	WSY	REGARDING INITIAL DEBTOR INTERVIEW SCHEDULING.	0.1	300	30.00	0.00	30.00
							REVIEW COMPLIANCE SECOND DRAFT FROM PARALEGAL FIDELSON					
69	Н	2017	6	27	03019.01-C	WSY	AND PROVIDE COMMENTS FOR EDITS.	0.4	300	120.00	0.00	120.00
							REVIEW COMPLIANCE THIRD DRAFT FROM PARALEGAL FIDELSON					
70	Н	2017	6	27	03019.01-C	WSY	AND PROVIDE COMMENTS FOR EDITS.	0.2	300	60.00	0.00	60.00
							REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING					
						L	VARIOUS ENTITIES, ORGANIZATIONS WITH WHICH CLIENT HAS BEEN					
71	Н	2017	6	28	03019.01-A	DAT	AFFILIATED.	0.2	500	100.00	0.00	100.00
						L	REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING OTHER					
72	H	2017	6	28	03019.01-A	DAT	POTENTIAL RELATED ENTITIES.	0.1	500	50.00	0.00	50.00
							CONFER WITH PARALEGAL FIDELSON REGARDING POTENTIAL TIMES					
73	Н	2017	6	28	03019.01-A	WSY	FOR A MEETING WITH MR. KUDRAVE REGARDING HIS EXPENSES.	0.1	300	30.00	0.00	30.00

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	A	Вι	D	E	r u	П	TELEPHONE CALL TO CLIENT REGARDING QUARTERLY FEES AND	J	V	L	IVI	IN
							· ·					
	.,	2015	,	20	02010.01.0	D 4 T	OTHER ISSUES. Ruling - Disallowed in full - applicant exercised billing	0.6	500	200.00	200.00	0.00
74	N	2017	6	28	03019.01-C	DAT	judgment and indicated entry was "N" (no charge).	0.6	500	300.00	300.00	0.00
							DEVICE A LAND DESCRIPTION OF THE PROPERTY OF T					
							REVIEW AND RESPOND TO EMAIL FROM GARY BADDIN REGARDING					
							INITIAL DEBTOR INTERVIEW, QUARTERLY FEES AND REQUIRED					
75		2017	6		03019.01-C	DAT	CHAPTER 11 DEBTOR IN POSSESSION ACCOUNTS.	0.1	500	50.00	0.00	50.00
76		2017	6	28	03019.01-C	JJF	PREPARE UPDATES TO 7-DAY PACKAGE.	1.5	100	150.00	0.00	150.00
77	Н	2017	6	28	03019.01-C	JJF	E-MAIL TO US TRUSTEE REGARDING CLIENT'S 7-DAY PACKAGE.	0.2	100	20.00	0.00	20.00
l							DEFINENCE COMPLIANCE EQUIDANT DE LE EDOM DA DATECAT. ENDET COM-					
							REVIEW COMPLIANCE FOURTH DRAFT FROM PARALEGAL FIDELSON					
							AND PROVIDE COMMENTS FOR EDITS. Ruling - Disallowed in full -					
78	N	2017	6	28	03019.01-C	WSY	applicant exercised billing judgment and indicated entry was "N" (no charge).	0.2	300	60.00	60.00	0.00
							CONFER WITH PARALEGAL FIDELSON REGARDING MY COMMENTS					
79	Н	2017	6	28	03019.01-C	WSY	ON COMPLIANCE FOURTH DRAFT.	0.2	300	60.00	0.00	60.00
		• • • •		•		*****		0.4	• • • •	•••		•••
80	Н	2017	6	28	03019.01-C	WSY	CONFER WITH ATTORNEY TILEM REGARDING LIST OF INSIDERS.	0.1	300	30.00	0.00	30.00
							CONFER WITH ATTORNEY TILEM REGARDING MR. KUDRAVE'S					
81	Н	2017	6	28	03019.01-C	WSY	INCOME AND EXPENSES.	0.1	300	30.00	0.00	30.00
							REVIEW COMPLIANCE FINAL DRAFT FROM PARALEGAL FIDELSON					
82		2017	6		03019.01-C	WSY	AND FINALIZE DRAFT FOR ATTORNEY TILEM.	0.5	300	150.00	0.00	150.00
83	Н	2017	6	28	03019.01-C	WSY	RELATED ENTITIES.	0.1	300	30.00	0.00	30.00
							PREPARE FOR PHONE CONFERENCE WITH MR. KUDRAVE BY					
84	Н	2017	6	29	03019.01-A	WSY	REVIEWING SCHEDULES AND CLIENT DOCUMENTS.	0.3	300	90.00	0.00	90.00
							PHONE CONFERENCE WITH MR. KUDRAVE REGARDING HIS EXPENSES					
85	Н	2017	6	29	03019.01-A	WSY	AND ASSETS.	1	300	300.00	0.00	300.00
							REVIEW UPDATED SCHEDULES I AND J FROM PARALEGAL FIDELSON					
86	Н	2017	6	29	03019.01-A	WSY	AND PROVIDE COMMENTS FOR EDITS.	0.1	300	30.00	0.00	30.00
							COPIES OF MOTION TO EMPLOY THE LAW OFFICES OF DAVID A. TILEM					
87	COST	2017	6	29	03019.01-B	JJF	AND STATEMENT OF DISINTERESTEDNESS (402).	0	0.2	80,40	0.00	80.40
							POSTAGE FOR MOTION TO EMPLOY THE LAW OFFICES OF DAVID A.					
88	COST	2017	6	29	03019.01-B	JJF	TILEM AND STATEMENT OF DISINTERESTEDNESS.	0	0	15.43	0.00	15.43
							CONFER WITH DEBBIE TYRELL ABOUT ACCOUNTING FOR LONG TERM				****	
89	Н	2017	6	29	03019.01-C	DAT	CARE INSURANCE REIMBURSEMENT FUNDS.	0.1	500	50.00	0.00	50.00
0)		2017			00017101 0	2.11	CONFER WITH PARALEGAL FIDELSON REGARDING AVAILABILITY FOR			20100	0100	20100
90	Н	2017	6	29	03019.01-C	WSY	THE SCHEDULED MEETING OF CREDITORS.	0.1	300	30.00	0.00	30.00
70	11	2017	0	2)	03017.01 C	1101	CONFER WITH PARALEGAL FIDELSON REGARDING MR. KUDRAVE'S	0.1	500	30.00	0.00	30.00
91	Н	2017	6	30	03019.01-A	WSY	EXPENSES.	0.1	300	30.00	0.00	30.00
92		2017	6		03019.01-A	JJF	REVIEW AND PREPARE UPDATES TO SCHEDULE I.	0.2	100	20.00	0.00	20.00
/-	11	2017		30	03013.0111	001	AL VIEW THE TREATMENT OF SCHEDULE I	0.2	100	20.00	0.00	20.00
93	Н	2017	6	30	03019.01-B	JJF	REVIEW 90 DAY BUDGET.	0.2	100	20.00	0.00	20.00
94		2017	6		03019.01-B	JJF	TELEPHONE CALL TO CLIENT REGARDING EXPENSES.	0.2	100	20.00	0.00	20.00
95		2017		30	03019.01-B	JJF	PREPARE UPDATES TO AMENDED SCHEDULES.	0.2	100	20.00	0.00	20.00
				50			CONFER WITH PARALEGAL MURGUIA REGARDING COMMENTS FOR	312	100	20.00	5.50	20.00
96	Н	2017	6	30	03019.01-C	WSY	BUDGET MOTION.	0.1	300	30.00	0.00	30.00
, 0		2017	J	20	00017.01	.151	REVIEW BUDGET MOTION DRAFT AND PROVIDE COMMENTS FOR	0.1	200	30.00	0.00	30.00
97	Н	2017	6	30	03019.01-M	WSY	EDITS.	0.1	300	30.00	0.00	30.00
/1	11	2017	0	50	05017.01 11	11.01	REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING TIMING,	0.1	500	30.00	0.00	50.00
QQ	Н	2017	7	3	03019.01-A	DAT	PROCESS, SCHEDULING.	0.4	500	200.00	0.00	200.00
70	11	2017	- 1	J	03017.01-A	וועם	TELEPHONE CALL FROM CLIENT REGARDING HOW CASE IS LIKELY TO		500	200.00	0.00	200.00
00	Н	2017	7	3	03019.01-A	DAT	PROGRESS AND OTHER ISSUES.		500	200.00	0.00	200.00
77	П	4017	- 1	J	U3U17.U1-A	DΑΙ	FRUUNESS AND UTTER ISSUES.	0.4	200	200.00	0.00	200.00

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100 H	2017	7		03019.01-A	JJF	PREPARE UPDATES TO INCOME AND EXPENSES.	0.2	100	20.00	0.00	20.00
10011	2017		,	0.0017.0111	001	REVIEW AND RESPOND TO EMAIL FROM APPRAISER GREENE	0.2	100	20.00	0.00	20.00
101 H	2017	7	4	03019.01-G	DAT	REGARDING HIS EMPLOYMENT ON BEHALF OF THE ESTATE.	0.1	500	50.00	0.00	50.00
10111	2017	,	,	05017.01 0	D:11	THE DATE OF THE DATE OF THE DATE OF THE DATE OF	0.1	200	30.00	0.00	50.00
						UPDATE CLIENT'S MAILING ADDRESS IN BILLING SOFTWARE AND					
						TELEPHONE LIST. E-MAIL TO CLIENT ASKING IF HE WANTS US TO FILE					
						CHANGE OF ADDRESS WITH COURT. Ruling - Disallowed in full -					
102 N	2017	7	5	03019.01-A	DAT	applicant exercised billing judgment and indicated entry was "N" (no charge).	0.1	500	50.00	50.00	0.00
10211	2017			0.0017.0111	D.111	ATTORNEY SERVICE INVOICE 373070. OBTAIN CERTIFIED COPY OF	0.1	200	20.00	20.00	0.00
						PETITION FROM COURT CLERK AND DELIVER TO COUNTY RECORDER					
103 COST	2017	7	5	03019.01-C	DAT	FOR RECORDING.	0	0	137.82	0.00	137.82
103 COS1	2017			0.0017.01 C	D.111	REVIEW AND RESPOND TO EMAIL FROM APPRAISER REGARDING	v	0	137.02	0.00	137102
104 H	2017	7	5	03019.01-G	DAT	ENGAGEMENT LETTER.	0.1	500	50.00	0.00	50.00
10111	2017			03017.01 0	Dill	ENGIOENIEN EETTEN.	0.1	500	30.00	0.00	30.00
105 H	2017	7	5	03019.01-G	DAT	E-MAIL TO CLIENT REGARDING APPRAISER'S EMPLOYMENT MOTION.	0.1	500	50.00	0.00	50.00
103 11	2017			03017.01 0	Dill	E MAIL TO CELETT REGIRENCE MITRIBERG EM EO TIMENT MOTION.	0.1	500	30.00	0.00	30.00
						CONFER WITH PARALEGAL FIDELSON ABOUT RELATED ENTITIES FOR					
106 H	2017	7	6	03019.01-C	DAT	OFFICE OF THE UNITED STATES TRUSTEE COMPLIANCE PURPOSES.	0.2	500	100.00	0.00	100.00
107 H	2017	7		03019.01-G	MLM	START PREPARING MOTION TO EMPLOY APPRAISER.	0.3	150	45.00	0.00	45.00
108 H	2017	7		03019.01-A	JJF	PREPARE NOTICE OF CHANGE OF MAILING ADDRESS.	0.2	100	20.00	0.00	20.00
100 H	2017	7		03019.01-M	MLM	PREPARE BUDGET MOTION.	0.3	150	45.00	0.00	45.00
110 H	2017	7	_	03019.01-C	JJF	PREPARE UPDATES TO 7-DAY PACKAGE.	0.8	100	80.00	0.00	80.00
11011	2017		10	03017.01 C	331	E-MAIL TO OFFICE OF THE UNITED STATES TRUSTEE REGARDING	0.0	100	00.00	0.00	00.00
111 H	2017	7	10	03019.01-C	JJF	AMENDMENT TO 7-DAY PACKAGE.	0.1	100	10.00	0.00	10.00
11111	2017		10	03017.01 C	331	INVERTIGATION DATE INCLUIDE.	0.1	100	10.00	0.00	10.00
112 COST	2017	7	11	03019.01-A	JJF	COPIES OF CHANGE OF MAILING ADDRESS (3).	0	0.2	0.60	0.00	0.60
112 COD1	2017		11	03017.01 11	331	COLLEG OF CHARGE OF MALERO (IDDALES) (3).	v	0.2	0.00	0.00	0.00
113 COST	2017	7	11	03019.01-A	JJF	POSTAGE FOR CHANGE OF MAILING ADDRESS.	0	0	0.47	0.00	0.47
114 H	2017	7		03019.01-A	JJF	PREPARE UPDATES TO AMENDED SCHEDULES.	0.5	100	50.00	0.00	50.00
11711	2017		11	05017.01-11	331	TELEPHONE CALL TO CLIENT REGARDING MISSING INFORMATION	0.5	100	30.00	0.00	30.00
115 H	2017	7	11	03019.01-C	JJF	REQUESTED BY ANALYST.	0.3	100	30.00	0.00	30.00
116 H	2017	7		03019.01-G	MLM	FINISH PREPARING MOTION TO EMPLOY APPRAISER.	0.3	150	45.00	0.00	45.00
11011	2017	,	11	03017.01 0	IVILIVI	I I WISH I RELITATION TO EMILEO I ATT RAISER.	0.5	130	13.00	0.00	13.00
117 COST	2017	7	11	03019.01-M	MLM	COPIES OF BUDGET MOTION (92).	0	0.2	18.40	0.00	18.40
117 COD1	2017		11	03017.01 111	IVILLIVI	COLLES OF BODOLI MOTION (72).	v	0.2	10.10	0.00	10.10
118 COST	2017	7	11	03019.01-M	MLM	POSTAGE FOR BUDGET MOTION.	0	0	9.83	0.00	9.83
110 COS1	2017		11	05017.01 141	IVILIVI	EMAIL CLIENT HIS DECLARATION REGARDING BUDGET MOTION FOR	U	0	7.03	0.00	7.03
119 H	2017	7	11	03019.01-M	MLM	REVIEW AND SIGNATURE.	0.2	150	30.00	0.00	30.00
11711	2017		11	03017.01 111	IVILLIVI	EMAIL CLIENT MOTION TO EMPLOY THE APPRAISER FOR HIS REVIEW	0.2	130	30.00	0.00	30.00
120 H	2017	7	12	03019.01-G	MLM	AND SIGNATURE.	0.2	150	30.00	0.00	30.00
12011	2017		12	03017.01 0	IVILLIVI	EMAIL APPRAISER GREENE HIS DECLARATION AND STATEMENT OF	0.2	150	30.00	0.00	30.00
121 H	2017	7	12	03019.01-G	MLM	DISINTERESTEDNESS FOR REVIEW AND SIGNATURE.	0.2	150	30.00	0.00	30.00
121 11	2017		12	03017.01 0	IVILLIVI	COPIES OF MOTION TO EMPLOY APPRAISER AND STATEMENT OF	0.2	130	30.00	0.00	30.00
122 COST	2017	7	12	03019.01-G	JJF	DISINTERESTEDNESS (180).	0	0.2	36.00	0.00	36.00
122 COD1	2017		12	03017.01 0	331	POSTAGE FOR MOTION TO EMPLOY APPRAISER AND STATEMENT OF	v	0.2	30.00	0.00	30.00
123 COST	2017	7	12	03019.01-G	JJF	DISINTERESTEDNESS.	0	0	14.76	0.00	14.76
123 0001	2017	1	14	02017:01-0	331	DIGITIERED I EDITEDO.	U	U	17./0	0.00	17./0
124 H	2017	7	13	03019.01-C	DAT	REVIEW FILE FOR INITIAL DEBTOR INTERVIEW.	0.4	500	200.00	0.00	200.00
		•	-		1	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1					,,,,,
						INITIAL DEBTOR INTERVIEW FOLLOWED BY MEETING WITH CLIENT					
125 H	2017	7	13	03019.01-C	DAT	TO DISCUSS INFORMATION RELATED TO INITIAL DEBTOR INTERVIEW.	4	500	2,000.00	0.00	2,000.00
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126 CO	ST 2017	1 '	7 13	03019.01-C	DAT	MILEAGE (40).	0	0.56	22.40	0.00	22.40
127 CO	ST 2017	'	7 13	3 03019.01-C	DAT	PARKING.	0	0	4.00	0.00	4.00
						RETURN TELEPHONE CALL FROM CLIENT ABOUT OLD OLDMAN					
120 Ц	2017	, ,	7 13	03019.01-F	DAT	CLAIM WHICH OLDMAN CLAIMS IS STILL OWED AND CLIENT CLAIMS WAS PAID.	0.2	500	100.00	0.00	100.00
128 H 129 H	2017		7 14	++	DAT DAT	PREPARATION OF STATUS REPORT.	0.2	500	350.00	0.00	100.00 350.00
130 H	2017		7 14	++	DAT	E-MAIL TO CLIENT REGARDING DRAFT STATUS REPORT.	0.7	500	50.00	0.00	50.00
130 11	2017		1-	03017.0171	Dill	E-MAIL TO CLIENT REGARDING BANK ACCOUNTS AND PREPARING	0.1	500	30.00	0.00	30.00
131 H	2017	,	7 14	03019.01-C	DAT	FOR THE FIRST MEETING OF CREDITORS.	0.1	500	50.00	0.00	50.00
101	1					PREPARE AND ASSEMBLE DECLARATION OF NON-OPPOSITION TO	***				
132 H	2017	,	7 18	03019.01-B	JJF	MOTION TO EMPLOY THE LAW OFFICES OF DAVID A. TILEM.	0.3	100	30.00	0.00	30.00
						COPIES OF DECLARATION OF NON-OPPOSITION TO MOTION TO					
133 CO	ST 2017	7	7 18	03019.01-B	JJF	EMPLOY THE LAW OFFICES OF DAVID A. TILEM (61).	0	0.2	12.20	0.00	12.20
						POSTAGE FOR DECLARATION OF NON-OPPOSITION TO MOTION TO					
134 CO	ST 2017	1 '	7 18	03019.01-B	JJF	EMPLOY THE LAW OFFICES OF DAVID A. TILEM.	0	0	4.06	0.00	4.06
						CONFER WITH PARALEGAL FIDELSON REGARDING NO HEARING					
						REQUEST DECLARATION AND ORDER FOR EMPLOYMENT					
135 H	2017	1 '	7 18	8 03019.01-B	WSY	APPLICATION.	0.1	300	30.00	0.00	30.00
100 11	2045		,	02010.01.0	******	CONFER WITH PARALEGAL FIDELSON REGARDING COMPLIANCE AND	0.4	200	20.00	0.00	20.00
136 H	2017	_	7 18		WSY	PROOFS OF CLAIMS FILED BY CREDITORS.	0.1	300	30.00	0.00	30.00
137 H	2017	_	7 18	03019.01-F	DAT	REVIEW CREDIT REPORT.	0.1	500	50.00	0.00	50.00
138 H	2017	, ,	7 18	3 03019.01-F	WSY	REVIEW PROOF OF CLAIM FILED BY INTERNAL REVENUE SERVICE.	0.2	300	60.00	0.00	60.00
130 11	2017		/ 10	03017.01-1	WOI	CONFER WITH ATTORNEY TILEM REGARDING PROOF OF CLAIM FILED	0.2	300	00.00	0.00	00.00
139 H	2017	, ,	7 18	03019.01-F	WSY	BY INTERNAL REVENUE SERVICE.	0.1	300	30.00	0.00	30.00
137 11	2017		1 10	03017.011	1101	REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING	0.1	500	30.00	0.00	30.00
						FINANCIAL STATEMENTS ISSUED IN CONNECTION WITH MORTGAGE					
						MODIFICATION EFFORT. ISSUED INSTRUCTIONS FOR PARALEGAL TO					
						AMEND STATEMENT OF FINANCIAL AFFAIRS TO REFLECT THESE					
140 H	2017	,	7 19	03019.01-A	DAT	STATEMENTS.	0.5	500	250.00	0.00	250.00
						REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING WELLS					
141 H	2017	7 '	19	03019.01-A	DAT	FARGO BANK APPRAISER AND HIS REBUTTAL OF THE SAME.	0.1	500	50.00	0.00	50.00
						REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING WELLS					
						FARGO APPRAISAL. Ruling - Disallowed in full - applicant exercised billing	0.4		.	* 0.00	
142 N	2017	_	7 19	03019.01-A	DAT	judgment and indicated entry was "N" (no charge).	0.1	500	50.00	50.00	0.00
142 11	2015	, ,	7 1/	02010.01.0	DAT	E-MAIL TO GARY BADDIN REGARDING FINANCIAL STATEMENTS	0.1	500	50.00	0.00	50.00
143 H	2017	1	7 19	03019.01-C	DAT	PROVIDED BY CLIENT TO HARP PROGRAM. REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING	0.1	500	50.00	0.00	50.00
						PROVIDING FINANCIAL REPORTS TO OFFICE OF THE UNITED STATES					
						TRUSTEE. Ruling - Disallowed in full - applicant exercised billing judgment					
144 N	2017	, ,	7 19	03019.01-C	DAT	and indicated entry was "N" (no charge).	0.1	500	50.00	50.00	0.00
14411	2017		1,	03017.01 C	DITT	CONFER WITH PARALEGAL FIDELSON REGARDING STATUS OF	0.1	300	30.00	30.00	0.00
145 H	2017	, ,	7 19	03019.01-C	WSY	COMPLIANCE.	0.1	300	30.00	0.00	30.00
	2017		1			TELEPHONE CALL FROM CLIENT ABOUT ABILITY TO CHANGE FIRST	311	200	20.00	0.00	20.00
146 H	2017	,	7 20	03019.01-C	DAT	MEETING OF CREDITORS DATE AND TIME.	0.2	500	100.00	0.00	100.00
						CONFER WITH PARALEGAL FIDELSON REGARDING STATUS OF					
147 H	2017	1	7 20	03019.01-C	WSY	COMPLIANCE.	0.1	300	30.00	0.00	30.00
148 H	2017	7	7 20	03019.01-F	WSY	REVIEW PROOF OF CLAIM FILED BY FRANCHISE TAX BOARD.	0.1	300	30.00	0.00	30.00

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149 H	2017	7	21	03019.01-A	DAT	REVIEW AND REVISE CASE STATUS REPORT.	0.2	500	100.00	0.00	100.00
150 COST	2017	7	21	03019.01-A	MLM	COPIES OF STATUS REPORT (45).	0	0.2	9.00	0.00	9.00
151 COST	2017	7	21	03019.01-A	MLM	POSTAGE FOR STATUS REPORT.	0	0	9.41	0.00	9.41
						REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING FIRST					
	• • • •	_				MEETING OF CREDITORS SCHEDULE. TELEPHONE CALL TO			.		.
152 H	2017	7	21	03019.01-C	DAT	ATTORNEY LAU REGARDING SAME. NOT IN, LEFT MESSAGE.	0.1	500	50.00	0.00	50.00
						TELEPHONE CALL FROM ATTORNEY LAU RESPONDING TO MY					
4.50 11	2015	-	21	02010.01.0	D . T	MESSAGE. CONFIRMED NO CHANGE IN DATE/TIME FOR FIRST	0.1	5 00	5 0.00	0.00	5 0.00
153 H	2017	7	21	03019.01-C	DAT	MEETING OF CREDITORS.	0.1	500	50.00	0.00	50.00
154 11	2017	7	21	02010 01 G	WOW	CONFER WITH PARALEGAL FIDELSON REGARDING STATUS OF	0.1	200	20.00	0.00	20.00
154 H	2017	7	21	03019.01-C	WSY	COMPLIANCE.	0.1	300	30.00	0.00	30.00
155 11	2017	7	21	02010.01.0	WOV	REVIEW EMAIL FROM PARALEGAL FIDELSON REGARDING REMAINING	0.1	200	20.00	0.00	20.00
155 H	2017	- /	21	03019.01-C	WSY	COMPLIANCE. CONFER WITH PARALEGAL FIDELSON REGARDING HOMEOWNERS	0.1	300	30.00	0.00	30.00
156 H	2017	7	24	03019.01-C	WSY	INSURANCE DECLARATION.	0.1	300	30.00	0.00	30.00
130 П	2017	- 1	24	03019.01-C	WSI	FIRST MEETING OF CREDITORS. BRIEF MEETING WITH CLIENT	0.1	300	30.00	0.00	30.00
157 H	2017	7	25	03019.01-C	DAT	AFTERWARDS.	2.9	500	1,450.00	0.00	1,450.00
137 11	2017	- 1	23	03017.01-C	ואט	AI TERWARDS.	2.7	300	1,430.00	0.00	1,430.00
158 COST	2017	7	25	03019.01-C	DAT	MILEAGE (30).	0	0.56	16.80	0.00	16.80
130 COS1	2017	- 1	23	03017.01-C	ואט	MILLAGE (50).	U	0.50	10.00	0.00	10.00
159 COST	2017	7	25	03019.01-C	DAT	PARKING.	0	0	4.00	0.00	4.00
137 COST	2017	- 1	23	05017.01-C	DAI	i ARRINO.	0	U	7.00	0.00	7.00
						CONFER WITH PARALEGAL ABOUT AMENDMENTS TO SCHEDULES					
160 H	2017	7	26	03019.01-A	DAT	WHICH BECAME APPARENT DURING FIRST MEETING OF CREDITORS.	0.3	500	150.00	0.00	150.00
100 11	2017	<u> </u>		0001710111		REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING NOTICE	0.0	200	10000	0.00	10000
161 H	2017	7	28	03019.01-F	DAT	OF CONTINUED FORECLOSURE SALE.	0.1	500	50.00	0.00	50.00
162 H	2017	7	28	03019.01-M	MLM	PREPARE ORDER GRANTING BUDGET MOTION.	0.2	150	30.00	0.00	30.00
						PREPARE DECLARATION NON OPPOSITION REGARDING BUDGET	**-			****	
163 H	2017	7	28	03019.01-M	MLM	MOTION.	0.2	150	30.00	0.00	30.00
						COPIES OF DECLARATION OF NON OPPOSITION REGARDING BUDGET					
164 COST	2017	7	28	03019.01-M	MLM	MOTION (21).	0	0.2	4.20	0.00	4.20
						POSTAGE FOR DECLARTAION OF NON OPPOSITION REGARDING					
165 COST	2017	7	28	03019.01-M	MLM	BUDGET MOTION.	0	0	1.82	0.00	1.82
						PREPARE AND ASSEMBLE DECLARATION OF NON-OPPOSITION TO					
166 H	2017	8	1	03019.01-G	JJF	MOTION TO EMPLOY APPRAISER AND ORDER.	0.4	100	40.00	0.00	40.00
						COPIES OF DECLARATION OF NON-OPPOSITION TO MOTION TO					
167 COST	2017	8	1	03019.01-G	JJF	EMPLOY APPRAISER AND ORDER (37).	0	0.2	7.40	0.00	7.40
						POSTAGE FOR DECLARATION OF NON-OPPOSITION TO MOTION TO					
168 COST	2017	8	1	03019.01-G	JJF	EMPLOY APPRAISER AND ORDER.	0	0	2.70	0.00	2.70
						REVIEW DECLARATION THAT NO PARTY REQUESTED A HEARING					
						DRAFT FROM PARALEGAL FIDELSON REGARDING APPLICATION TO					
169 H	2017	8	1	03019.01-G	WSY	EMPLOY REAL ESTATE BROKER	0.1	300	30.00	0.00	30.00
1.50					****	REVIEW ORDER DRAFT FROM PARALEGAL FIDELSON REGARDING					
170 H	2017	8	1	03019.01-G	WSY	APPLICATION TO EMPLOY APPRAISER.	0.1	300	30.00	0.00	30.00
						E-MAIL TO THE OFFICE OF THE UNITED STATES TRUSTEE REGARDING					
454 17	2015	_	_	02010 01 6	ш	CLIENT'S STATUS REGARDING UPDATED INSURANCE POLICY AND		400	40.00	0.00	40.00
171 H	2017	8	2	03019.01-C	JJF	SOCIAL SECURITY INCOME ACCOUNT.	0.1	100	10.00	0.00	10.00
170 11	2015		_	02010 01 0	MICE	CONFER WITH PARALEGAL FIDELSON REGARDING DEBTOR IN	0.4	200	20.00	0.00	20.00
172 H	2017	8	2	03019.01-C	WSY	POSSESSION ACCOUNT AND INSURANCE.	0.1	300	30.00	0.00	30.00

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173 H	2017	8	2	03019.01-G	WSY	REVIEW ORDER GRANTING MOTION TO EMPLOY APPRAISER.	0.1	300	30.00	0.00	30.00
174 H	2017	8		03019.01-M	WSY	REVIEW ORDER DENYING BUDGET MOTION.	0.1	300	30.00	0.00	30.00
175 H	2017	8	7	03019.01-B	MLM	PREPARE PROFESSIONAL FEE STATEMENT NO. 1.	0.2	150	30.00	0.00	30.00
									• • •		• 00
176 COST	2017	8	8	03019.01-B	MLM	COPIES OF PROFESSIONAL FEE STATMENT NO. 1 (19).	0	0.2	3.80	0.00	3.80
177 0000	2017	0	0	02010 01 D	VII VI	DOGELOG FOR PROFESSIONAL FEE GEATHERING 1	0	0	0.74	0.00	0.74
177 COST	2017	8	8	03019.01-B	MLM	POSTAGE FOR PROFESSIONAL FEE STATMENT NO. 1. STATUS CONFERENCE FOLLOWED BY BRIEF MEETING WITH CLIENT	0	0	8.74	0.00	8.74
170 II	2017	0	9	03019.01-A	DAT	ON COURTHOUSE STEPS.	1.7	500	850.00	0.00	850.00
178 H	2017	8	9	05019.01-A	DAI	UN COURTHOUSE STEPS.	1./	300	830.00	0.00	830.00
179 COST	2017	8	9	03019.01-A	DAT	MILEAGE (30).	0	0.56	16.80	0.00	16.80
177 COST	2017	0	,	03017.01-A	ואט	MILLEAGE (50).	U	0.50	10.00	0.00	10.00
180 COST	2017	8	9	03019.01-A	DAT	PARKING.	0	0	2.00	0.00	2.00
100 COST	2017	0	,	03017.01-A	ואמ	E-MAIL TO STAFF ABOUT COURT SET DEADLINES, WORK TO BE DONE	U	U	2.00	0.00	2.00
181 H	2017	8	9	03019.01-A	DAT	TO COMPLETE THIS CASE.	0.2	500	100.00	0.00	100.00
10111	2017	- 0	,	03017.01 11	DIII	E-MAIL TO CLIENT REGARDING MISSING INFORMATION AND	0.2	300	100.00	0.00	100.00
182 H	2017	8	16	03019.01-A	JJF	DOCUMENTS NEEDED TO MOVE FORWARD WITH CASE.	0.2	100	20.00	0.00	20.00
10211	2017			0001710111		2 000 Marito (122222 10 Mo V2 10 Min Marito (1222)	0.2	100	20.00	0.00	20100
						PREPARE NOTICE OF UNAVAILABILITY. Ruling - Disallowed in full -					
183 N	2017	8	17	03019.01-B	JJF	applicant exercised billing judgment and indicated entry was "N" (no charge).	0.3	100	30.00	30.00	0.00
						V 0					
184 COST	2017	8	17	03019.01-B	JJF	COPIES OF NOTICE OF UNAVAILABILITY (5).	0	0.2	1.00	0.00	1.00
185 COST	2017	8	17	03019.01-B	JJF	POSTAGE FOR NOTICE OF UNAVAILABILITY.	0	0	0.92	0.00	0.92
						EMAIL TO CLIENT REGARDING INFORMATION NEEDED TO PREPARE					
						ROOF REPAIR MOTION AND MOTION FOR LONGTERM INSURANCE					
186 H	2017	8	18	03019.01-A	MLM	CARE.	0.2	150	30.00	0.00	30.00
						E-MAIL TO CLIENT REGARDING REQUIREMENTS FOR CHAPTER 11					
187 H	2017	8	29	03019.01-C	JJF	DEBTOR IN POSSESSION VOIDED CHECKS.	0.1	100	10.00	0.00	10.00
188 H	2017	8	30	03019.01-A	DAT	E-MAIL TO CLIENT REGARDING STATUS OF CASE.	0.1	500	50.00	0.00	50.00
						TELEPHONE CALL FROM CREDITOR GREG CREIGHTON REGARDING					
189 H	2017	9	11	03019.01-F	DAT	PROOF OF CLAIM.	0.2	500	100.00	0.00	100.00
						TELEPHONE CALL FROM CLIENT REGARDING LONGTERM CARE					
190 H	2017	9	15	03019.01-A	DAT	INSURANCE REINSTATEMENT ISSUES.	0.3	500	150.00	0.00	150.00
						E-MAIL TO CLIENT REGARDING UPDATED INFORMATION REGARDING					
191 H	2017	9	18	03019.01-C	JJF	CHAPTER 11 DEBTOR IN POSSESSION VOIDED CHECK.	0.2	100	20.00	0.00	20.00
						E-MAIL TO OFFICE OF THE UNITED STATES TRUSTEE REGARDING					
192 H	2017	9			JJF	UPDATED VEHICLE INSURANCE POLICY.	0.3	100	30.00	0.00	30.00
193 H	2017	10			DAT	REVIEW AND REVISE STATUS REPORT.	0.1	500	50.00	0.00	50.00
194 H	2017	10	2	03019.01-A	MLM	PREPARE STATUS REPORT.	0.5	150	75.00	0.00	75.00
									2.40		
195 COST	2017	10	2	03019.01-A	MLM	COPIES OF CASE STATUS REPORT (41).	0	0.2	8.20	0.00	8.20
104 0000	2015	10	2	02010.01.4	\ \(\)	DOGTA OF FOR GAGE OT ATTYCE REPORT	0		0.41	0.00	0.41
196 COST	2017	10	2	03019.01-A	MLM	POSTAGE FOR CASE STATUS REPORT.	0	0	9.41	0.00	9.41
107 11	2017	10	2	02010 01 14	DAT	TELEPHONE CALL TO CLIENT ABOUT MOTION TO HIRE CONTRACTOR	0.0	5 00	100.00	0.00	100.00
197 H	2017	10	2	03019.01-M	DAT	AND REPAIR ROOF.	0.2	500	100.00	0.00	100.00
100 []	2017	10	2	02010.01.0	DAT	E-MAIL TO CLIENT REGARDING VOIDED CHECK FOR CHAPTER 11	Δ1	500	5 0.00	0.00	50.00
198 H	2017	10		03019.01-C	DAT	DEBTOR IN POSSESSION ACCOUNT.	0.1	500	50.00	0.00	50.00
199 H	2017	10	13	03019.01-A	DAT	E-MAIL TO CLIENT REGARDING STATUS OF CASE.	0.3	500	150.00	0.00	150.00

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No.	A	ВС	D	E	F G	Н	I I	J	K	L	M	N
CONTINUED RESEARCH REGARDING LONG TERM CARE INSURANCE AS EXECUTIVE CONTRACT - FINANCIAL ACCOMMODATION, Ruling: Designation of the fire to the part of the contract of th							INSURANCE. Ruling: Disallowed in part - excessive time for task, lack of demonstrated benefit to estate, sustain objection of debtor in part, deny in part because debtor made "personal favor request." Excessive time for task.			250.00	400.00	•
AS EXECUTORY CONTRACT - FIVANCIAL ACCOMMODATION. Railing	200 H	2017	10	17	03019.01-A	DAT	No showing that such work benefitted estate. Allowed time: 0.5 hour.	0.7	500	350.00	100.00	250.00
202 10 10 18 2019-01-M MLM START PREPARING MOTION TO REPAIR ROOF. 0.4 150 60.00 0.00 60.00	201 H	2017	10	18	03019 01-A	DAT	AS EXECUTORY CONTRACT - FINANCIAL ACCOMMODATION. Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to	0.3	500	150 00	150 00	0.00
20		_										
205 H 2017 10 20 03019.01-M MLM FINSH PREPARING MOTION TO REPAIR ROOF. 0.3 150 45.00 0.00 45.00	203 H	2017	10	19	03019.01-C	DAT	TELEPHONE CALL FROM DEBBIE TYRELL ABOUT PREPARATION OF SEPTEMBER MONTHLY OPERATING REPORT.	0.2	500	100.00	0.00	100.00
TELEPHONE CALL TO CLIENT REGARDING UPCOMING STATUS CONFERENCE - NEED TO APPEAR. AND OTHER ISSUES PENDING IN CASE. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task (appearance reminder), lack of demonstrated benefit to estate content of the part - lack of necessity for attorney to perform clerical task (appearance reminder), lack of demonstrated benefit to estate content of the part - lack of necessity for attorney to perform clerical task (appearance reminder), lack of necessity for attorney to perform clerical task (scheduling hearing). Allowed time: 0.1 hour @\$100.00hour. 0.3 500 150.00 140.00 10.00												
CONFERENCE - NEED TO APPEAR, AND OTHER ISSUES PENDING IN CASE. Ruling: Disallowed in part-lack of necessity for attorney to perform elerical task (appearance reminder), lack of demonstrated benefit to estate to estate elerical task (appearance reminder), lack of demonstrated benefit to estate to estate elerical task (appearance reminder), lack of demonstrated benefit to estate to estate elevical task (appearance reminder), lack of demonstrated benefit to estate to estate to estate to estate elevical task (appearance reminder), lack of demonstrated benefit to estate to	205 H	2017	10	20	03019.01-M	MLM	FINISH PKEPAKING MUTIUN TO KEPAIK KOOF.	0.3	150	45.00	0.00	45.00
TELEPHONE CALL FROM COURT CLERK ABOUT SCHEDULING ROOF MOTION SHORTLY BEFORE THANKSGIVING - MAY AUTHORIZE SHORT NOTICE TO HAVE MATTER HEARD ON 11/15. Ruling: Disallowed in part-lack of necessity for attorney to perform clerical task (scheduling hearing). 0.2 500 100.00 80.00 20.00	204 H	2017	10	22	02010.01 A	DAT	CONFERENCE - NEED TO APPEAR, AND OTHER ISSUES PENDING IN CASE. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task (appearance reminder), lack of demonstrated benefit to estate	0.2	500	150.00	140.00	10.00
MOTION SHORTLY BEFORE THANKSGIVING - MAY AUTHORIZE SHORT NOTICE TO HAVE MATTER HEARD ON 11/15. Ruling: Disallowed in part-lack of necessity for attorney to perform clerical task (scheduling hearing).	206 H	2017	10	23	03019.01-A	DAT	("other issues" not specified). Allowed time: 0.1 hour @\$100.00/hour.	0.3	500	150.00	140.00	10.00
209 COST 2017 10 23 03019.01-M MLM POSTAGE FOR ROOF REPAIR MOTION. 0 0 9.62 0.00 9.62	207 H	2017	10	23	03019.01-M	DAT	MOTION SHORTLY BEFORE THANKSGIVING - MAY AUTHORIZE SHORT NOTICE TO HAVE MATTER HEARD ON 11/15. Ruling: Disallowed in part-lack of necessity for attorney to perform clerical task (scheduling hearing).	0.2	500	100.00	80.00	20.00
209 COST 2017 10 23 03019.01-M MLM POSTAGE FOR ROOF REPAIR MOTION. 0 0 9.62 0.00 9.62												
TELEPHONE CALL FROM DEBBIE TYRELL REGARDING PREPARATION OF MONTHLY OPERATING REPORT FOR SEPTEMBER, 2017. Ruling: Allowed in full - reasonable time for task performed, reasonable amount of time for attorney and paralegal to discuss monthly operating report preparation issue, overrule debtor's objection. 210 H 2017 10 24 03019.01-C DAT preparation issue, overrule debtor's objection. TELEPHONE CALL TO CLIENT REGARDING ISSUE RELATED TO PREPARATION OF MONTHLY OPERATING REPORT. CALLED CELL - NO MESSAGE, CALLED BUSINESS NUMBER AND LEFT MESSAGE. Ruling: Disallowed in full - excessive time for task, no benefit to estate. E-MAIL TO DEBBIE TYRELL REGARDING PREPARATION OF MONTHLY OPERATING REPORT FOR SEPTEMBER, 2017. Ruling: Allowed in full - reasonable time for task performed, reasonable amount of time for attorney and paralegal to discuss monthly operating report preparation issue, overrule debtor's objection. 0.1 500 50.00 0.00 50.00	208 COST	2017	10	23	03019.01-M	MLM	COPIES OF MOTION TO REPAIR ROOF (69).	0	0.2	13.80	0.00	13.80
OF MONTHLY OPERATING REPORT FOR SEPTEMBER, 2017. Ruling: Allowed in full - reasonable time for task performed, reasonable amount of time for attorney and paralegal to discuss monthly operating report DAT preparation issue, overrule debtor's objection. TELEPHONE CALL TO CLIENT REGARDING ISSUE RELATED TO PREPARATION OF MONTHLY OPERATING REPORT. CALLED CELL - NO MESSAGE, CALLED BUSINESS NUMBER AND LEFT MESSAGE. Ruling: Disallowed in full - excessive time for task, no benefit to estate. E-MAIL TO DEBBIE TYRELL REGARDING PREPARATION OF MONTHLY OPERATING REPORT FOR SEPTEMBER, 2017. Ruling: Allowed in full - reasonable time for task performed, reasonable amount of time for attorney and paralegal to discuss monthly operating report preparation issue, overrule debtor's objection. OF MONTHLY OPERATING REPORT FOR SEPTEMBER, 2017. Ruling: Allowed in full - reasonable time for task performed, reasonable amount of time for attorney and paralegal to discuss monthly operating report preparation issue, overrule debtor's objection. OLI 500 50.00 0.00 50.00	209 COST	2017	10	23	03019.01-M	MLM	POSTAGE FOR ROOF REPAIR MOTION.	0	0	9.62	0.00	9.62
PREPARATION OF MONTHLY OPERATING REPORT. CALLED CELL - NO MESSAGE, CALLED BUSINESS NUMBER AND LEFT MESSAGE. Ruling: Disallowed in full - excessive time for task, no benefit to estate. E-MAIL TO DEBBIE TYRELL REGARDING PREPARATION OF MONTHLY OPERATING REPORT FOR SEPTEMBER, 2017. Ruling: Allowed in full - reasonable time for task performed, reasonable amount of time for attorney and paralegal to discuss monthly operating report preparation issue, overrule debtor's objection. DAT debtor's objection. DAT debtor's objection. DAT debtor's OBJOUND SOLUTION OF MONTHLY OPERATION OF DAT debtor's OBJOUND SOLUTION OF MONTHLY OPERATION OP	210 H	2017	10	24	03019.01-C	DAT	OF MONTHLY OPERATING REPORT FOR SEPTEMBER, 2017. Ruling: Allowed in full - reasonable time for task performed, reasonable amount of time for attorney and paralegal to discuss monthly operating report	0.1	500	50.00	0.00	50.00
OPERATING REPORT FOR SEPTEMBER, 2017. Ruling: Allowed in full - reasonable time for task performed, reasonable amount of time for attorney and paralegal to discuss monthly operating report preparation issue, overrule 212 H 2017 10 24 03019.01-C DAT debtor's objection. 0.1 500 50.00 0.00 50.00 TELEPHONE CALL FROM CLIENT REGARDING PREPARATION OF	211 H	2017	10	24	03019.01-C	DAT	PREPARATION OF MONTHLY OPERATING REPORT. CALLED CELL - NO MESSAGE, CALLED BUSINESS NUMBER AND LEFT MESSAGE. Ruling: Disallowed in full - excessive time for task, no benefit to estate.	0.1	500	50.00	50.00	0.00
reasonable time for task performed, reasonable amount of time for attorney and paralegal to discuss monthly operating report preparation issue, overrule 212 H 2017 10 24 03019.01-C DAT debtor's objection. 0.1 500 50.00 0.00 50.00 TELEPHONE CALL FROM CLIENT REGARDING PREPARATION OF												
and paralegal to discuss monthly operating report preparation issue, overrule 212 H 2017 10 24 03019.01-C DAT debtor's objection. TELEPHONE CALL FROM CLIENT REGARDING PREPARATION OF												
212 H 2017 10 24 03019.01-C DAT debtor's objection. 0.1 500 50.00 0.00 50.00 1 1 1 1 1 1 1 1 500 50.00 0.00 50.00							_ · · · · · · · · · · · · · · · · · · ·					
TELEPHONE CALL FROM CLIENT REGARDING PREPARATION OF	212 []	2017	10	24	02010.01.0	DAT		Λ1	500	5 0.00	0.00	50.00
	212 H	2017	10	24	U3U19.U1-C	DAΙ		U.1	500	50.00	0.00	30.00
	213 H	2017	10	24	03019.01-C	DAT		0.2	500	100.00	0.00	100.00

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71	БС	υ	L	1 0	11	EXCHANGE MULTIPLE EMAILS WITH DEBBIE TYRELL REGARDING	J	IX	L	171	- 11
						SEPTEMBER MONTHLY OPERATING REPORT. Ruling: Allowed in full -					
						reasonable time for task performed, reasonable amount of time for attorney					
						and paralegal to discuss monthly operating report preparation issue, overrule					
214 H	2017	10	24	03019.01-C	DAT	debtor's objection.	0.1	500	50.00	0.00	50.00
214 H	2017	10		03019.01-C	DAT	REVIEW FILE FOR STATUS CONFERENCE HEARING TODAY.	0.1	500	150.00	0.00	150.00
216 H	2017	10		03019.01-A	DAT	STATUS CONFERENCE HEARING.	0.3	500	200.00	0.00	200.00
210 П	2017	10	23	03019.01-A	DAI	E-MAIL TO CLIENT REGARDING STATUS CONFERENCE HEARING	0.4	300	200.00	0.00	200.00
217 H	2017	10	25	03019.01-A	DAT	RESULTS.	0.1	500	50.00	0.00	50.00
21/11	2017	10	23	03013.01-A	DAI	KESULIS.	0.1	300	30.00	0.00	30.00
218 H	2017	10	26	03019.01-F	DAT	TELEDHONE CALL TO CLIENT DEGADDING OF MAY DROOF OF CLAIM	0.2	500	100.00	0.00	100.00
218 П	2017	10	20	03019.01-Г	DAT	TELEPHONE CALL TO CLIENT REGARDING OLMAX PROOF OF CLAIM.	0.2	300	100.00	0.00	100.00
						DEFINENT THE BEGDOND TO E THAT EDON OF THAT DECYNDRIC OFFICE					
210 11	2015	10	2.0	02010 01 E	D + T	REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING CHECK	2.2	5 00	1 100 00	0.00	1 100 00
219 H	2017	10	26	03019.01-F	DAT	REGISTER AND PREPARE NOTES ABOUT OBJECTION TO CLAIM.	2.2	500	1,100.00	0.00	1,100.00
***	2015	4.0	2.5	02040 04 5	D . T	PREPARATION OF ADDITIONAL NOTES ABOUT POSSIBLE OBJECTION	0.4	# 00	# 0.00	0.00	# 0.00
220 H	2017	10	26	03019.01-F	DAT	TO CLAIM 4.	0.1	500	50.00	0.00	50.00
						RETURN TELEPHONE CALL FROM CLIENT REGARDING OLMAX CLAIM					
221 H	2017	10	26	03019.01-F	DAT	NOTES TO FILE REGARDING SAME.	0.3	500	150.00	0.00	150.00
						INSTRUCT PARALEGAL TO BEGIN PREPARATION OF OBJECTION TO					
222 H	2017	10	27	03019.01-F	DAT	CLAIM 4. PROVIDE SUMMARY OF BASIS FOR OBJECTION.	0.1	500	50.00	0.00	50.00
223 COST	2017	10	31	03019.01-A	DAT	COURTCALL AT HEARING ON 10/25.	0	0	35.00	0.00	35.00
						CONFER WITH PARALEGAL MURGUIA REGARDING OBJECTION TO					
224 H	2017	10			DAT	CLAIM.	0.1	500	50.00	0.00	50.00
225 H	2017	10	31	03019.01-F	DAT	REVIEW AND REVISE OBJECTION TO CLAIM OF OLMAX.	0.3	500	150.00	0.00	150.00
						REVIEW AND REVISE OBJECTION TO CLAIM OF OLMAX. Ruling:					
						Allowed in full - amount of time spent reasonable based on nature of task					
						performed objecting to claim, overrule debtor's objection that entry is					
226 H	2017	10	31	03019.01-F	DAT	duplicative of preceding entry.	0.3	500	150.00	0.00	150.00
1005 11	2017	10	21	02010 01 F	1011	PREDICTE OF FESTION TO SELECT PROPERTY OF THE VICE	٥٠	150	75.00	0.00	75.00
227 H	2017	10	31	03019.01-F	MLM	PREPARE OBJECTION TO CLAIM REGARDING OLMAX CORPORATION.	0.5	150	75.00	0.00	75.00
228 COST	2017	11	1	03019.01-F	MLM	COPIES OF OBJECTION TO CLAIM OF OLMAX (96).	0	0.2	19.20	0.00	19.20
220 COST	2017	11	1	03017.01-1	IVILIVI	COLLEG OF OBJECTION TO CLAIM OF OLIMAN (70).	U	0.2	17.20	0.00	17.20
229 COST	2017	11	1	03019.01-F	MLM	POSTAGE FOR OBJECTION TO CLAIM OF OLMAX.	0	0	6.30	0.00	6.30
227 COST	2017	11	1	03017.011	IVILIVI	E-MAIL FROM CLIENT REGARDING AUTOMATIC DEPOSIT OF SOCIAL	U	U	0.50	0.00	0.50
						SECURITY BENEFITS INTO NEW CHAPTER 11 DEBTOR IN POSSESSION					
230 H	2017	11	6	03019.01-C	DAT	ACCOUNT.	0.1	500	50.00	0.00	50.00
230 11	2017	11	U	03013.01-C	ואנו	REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING	0.1	300	30.00	0.00	30.00
231 H	2017	11	10	03019.01-C	DAT	QUARTERLY FEE COMPUTATION.	0.1	500	50.00	0.00	50.00
231 11	2017	11	10	03017.01-C	DAI	REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING	0.1	300	30.00	0.00	30.00
						QUARTERLY FEE AMOUNT. Ruling: Disallowed in full - excessive time for					
222 LI	2017	11	10	03019.01-C	DAT	task, lack of demonstrated benefit to estate, duplicate of prior entry, sustain objection of debtor.	0.0	500	100.00	100.00	0.00
232 H 233 H	2017	11			DAT	REVIEW APPRAISAL REPORT PROVIDED BY CLIENT.	0.2	500 500		0.00	0.00
233 H	2017	H	10	U3U19.U1-M	DAT	REVIEW APPRAISAL REPORT PROVIDED BY CLIENT. REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING	0.3	500	150.00	0.00	150.00
						QUARTERLY FEE. Ruling: Disallowed in full - excessive time for task, lack of					
224 11	2015	11	10	02010.01.0	DAM	demonstrated benefit to estate, duplicate of prior entry, sustain objection of	0.4	500	£0.00	£0.00	0.00
234 H	2017	11	13	03019.01-C	DAT	debtor.	0.1	500	50.00	50.00	0.00

SEMIN NOTICE OF CONTINUES ELECTRON FOR CONTINUES ENTEROR ON CORPITATION FOR MAX CALAN Region - Disablewed in full - applicant exercised billing judgment and calan region - calan re	Λ.	ВС	D	Е	F G	Н	1	Ţ	K	L	M	N
22 No. 2017 12 12 2009.01 F	А	ВС	ע	E	1 0	11	REVIEW NOTICE OF CONTINUED HEARING ON ORIECTION TO OL MAY	J	V	L	IVI	11
28 28 20 12 2 18 18 20 10 20 30 30 30 30 30 30 3												
20 1	235 N	2017	12	1	03019.01_F	DΔT		0.1	500	50.00	50.00	0.00
28 20 7 12 1 60090.1-F MLM OBSECTION TO CLAIM CREVIEW ROBER GRAYTING MOTION TO USE ESTATE PROPERTY TO CREVIEW ROBER GRAYTING MOTION TO USE ESTATE PROPERTY TO CREVIEW ROBER GRAYTING MOTION TO USE ESTATE PROPERTY TO CREVIEW ROBER GRAYTING MOTION TO USE ESTATE PROPERTY TO CREVIEW ROBER GRAYTING MOTION TO USE ESTATE PROPERTY TO CREVIEW ROBER GRAYTING ROOF REPAIR MOTION CREVIEW ROBER GRAYTING ROOF REPAIR MOTION CREVIEW RAS AND CREDITION OF LINEAR INSTRUCT PRABALEGAL MINGGLIA TO BE LEADING AND CREDITION TO USE ESTATE PROPERTY TO CREVIEW RAS AND CREDITION OF LINEAR INSTRUCT PRABALEGAL MINGGLIA TO BE LEADING AND CREDITION ALD COLUMN SWITH COURT CREVIEW RAS AND CREDITION OF LINEAR INSTRUCT PRABALEGAL MINGGLIA TO BE LEADING AND CREDITION ALD COLUMN SWITH COURT CREVIEW RAS AND CREDITION OF LINEAR INSTRUCT PRABALEGAL CREVIEW RAS AND CREDITION OF LINEAR INSTRUCT PRABALEGAL MINGGLIA TO BE LEADING AND CREDITION ALD COLUMN SWITH COURT CREVIEW ROBER GRAY CREDITION AND CREDITION ALD CREDITION AND CREDITIO	233 11	2017	14	1	03017.01-1	ואמ		0.1	300	30.00	30.00	0.00
27 H 2017 12 1 03019.01-M DAT REPAR ROOF. REPARATING MOTION TO USE ESTATE PROPERTY TO 0.1 500 50.00 0.00 50.00 238 1 2317 12 1 03019.01-M DAT REPAR ROOF. REPARATING ROOF REPAIR MOTION. 0.1 500 50.00 0.00 45	236 H	2017	12	1	03010 01 F	мгм		0.2	150	30.00	0.00	30.00
238 H 2017 12 1 001901-M DAT REPAIR COOF.	230 11	2017	14	1	03017.01-1	IVILLIVI		0.2	130	30.00	0.00	30.00
238 100 12 10 100	237 H	2017	12	1	03019.01 ₋ M	DAT		0.1	500	50.00	0.00	50.00
REVIEW FAX FROM CREDITOR OLITIMAN. INSTRUCT PARALEGAL												
MURGULA TO FILE ADDITIONAL DOCUMENTS WITH COURT 0,2 500 100.00 0.00 100.00 100	23011	2017	12	1	03017.01 141	IVILLIVI		0.5	130	13.00	0.00	13.00
23 H 2017 12 12 13 1091901-F DAT REGARDING OBJECTION TO CLAIM. 0.2 500 100.00 0.00 100.00												
240 COST 2017 12 6 03019.01-M DAT COURTCALL - COURT APPEARANCE BY PHONE. INVOICE 8743443. 0 0 42.50 0.00 42.50	239 H	2017	12	4	03019.01-F	DAT		0.2	500	100.00	0.00	100.00
TELEPHONE CAIL.TO WELLS FARGO BANK REGARDING POSSIBLE PLAN NEGOTIATIONS. Ruling: Allowed in full - reasonable time for task performed in obtaining favorable loan modification. applicant's trial attention of time to perform task, overrule objection 1.1 500 550.00 0.00 150.00												
TELEPHONE CAIL.TO WELLS FARGO BANK REGARDING POSSIBLE PLAN NEGOTIATIONS. Ruling: Allowed in full - reasonable time for task performed in obtaining favorable loan modification. applicant's trial attention of time to perform task, overrule objection 1.1 500 550.00 0.00 150.00	240 COST	2017	12	6	03019.01-M	DAT	COURTCALL - COURT APPEARANCE BY PHONE. INVOICE 8743443.	0	0	42.50	0.00	42.50
Performed in obtaining favorable loan modification, applicant's trial testimony credible regarding need for time to perform task, overrule objection 1.1 500 550.00 0.00 550.00 22 12 12 13019.01 T DAT TELEPHONE CALL FROM CLIENT ABOUT PLAN NEGOTIATIONS. 0.3 500 150.00 0.00 150												
241 H 2017 12 12 20319.01—T DAT DAT TELEPHONE CALL FROM CLIENT ABOUT PLAN NEGOTIATIONS. 0.3 500 150.00 0.00 150.00							PLAN NEGOTIATIONS. Ruling: Allowed in full - reasonable time for task					
24 H 2017 12 12 03019.01-T DAT of debtor. 1.1 500 550.00 0.00 550.00 230.00 243 H 2017 12 12 03019.01-T DAT TELEPHONE CALL FROM CLIENT ABOUT FLAN NEGOTIATIONS. 0.3 500 150.00 0.00 150.00 243 H 2017 12 19 03019.01-A DAT TELEPHONE CALL FROM CLIENT ABOUT STATUS OF CASE. 0.3 500 150.00 0.00 150.00							performed in obtaining favorable loan modification, applicant's trial					
242 H 2017 12 19 13019.01-T DAT TELEPHONE CALL FROM CLIENT ABOUT PLAN NEGOTIATIONS. 0.3 500 150.00 0.00 150.00							testimony credible regarding need for time to perform task, overrule objection					
243 H 2017 12 19 33019.01-A DAT TELEPHONE CALL FROM CLIENT ABOUT STATUS OF CASE. 0.3 500 150.00 0.00 150.00	241 H	2017	12	12	03019.01-T	DAT	of debtor.	1.1	500	550.00	0.00	550.00
E-MAIL TO CLIENT REGARDING STATUS OF CASE. Railing: Disallowed in full - exessive time for task, lack of demonstrated benefit to estate, no need for email if discussed status in telephone conversation on same day (see preeding entry), sustain objection of debtor.	242 H	2017	12	12	03019.01-T	DAT	TELEPHONE CALL FROM CLIENT ABOUT PLAN NEGOTIATIONS.	0.3	500	150.00	0.00	150.00
In full - excessive time for task, lack of demonstrated benefit to estate, no need for email if discussed status in telephone conversation on same day (see part 244 H 2017 12 19 03019.01-A DAT preceding entry), sustain objection of debtor. 0.2 500 100.00 100.00 0.00	243 H	2017	12	19	03019.01-A	DAT	TELEPHONE CALL FROM CLIENT ABOUT STATUS OF CASE.	0.3	500	150.00	0.00	150.00
244 H 2017 12 19 03019.01-A DAT							E-MAIL TO CLIENT REGARDING STATUS OF CASE. Ruling: Disallowed					
244 H 2017 12 19 03019.01-A DAT							in full - excessive time for task, lack of demonstrated benefit to estate, no need					
TELEPHONE CALL TO ATTORNEY FOR LENDER REGARDING POSSIBLE PLAN TREMS. Ruling: Allowed in full - reasonable time for task performed in obtaining favorable loan modification, applicant's trial testimony credible regarding need for time to perform task, overrule objection of debtor. 0.2 500 100.00 0.00 100.00 1							for email if discussed status in telephone conversation on same day (see					
PLAN TERMS. Ruling: Allowed in full - reasonable time for task performed in obtaining favorable loan modification, applicant's trial testimony credible regarding need for time to perform task, overrule objection of debtor. 0.2 500 100.00 0.00 100.00	244 H	2017	12	19	03019.01-A	DAT	preceding entry), sustain objection of debtor.	0.2	500	100.00	100.00	0.00
PLAN TERMS. Ruling: Allowed in full - reasonable time for task performed in obtaining favorable loan modification, applicant's trial testimony credible regarding need for time to perform task, overrule objection of debtor. 0.2 500 100.00 0.00 100.00												
245 H 2017 12 19 03019.01-T DAT REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING CLAIMS AND INTERNAL REVENUE SERVICE CLAIM. 0.1 500 50.00 50												
245 H 2017 12 19 03019.01-T DAT regarding need for time to perform task, overrule objection of debtor. 0.2 500 100.00 0.00 100.00 100.00 246 H 2017 12 19 03019.01-T DAT AND INTERNAL REVENUE SERVICE CLAIM. 0.1 500 50.00							-					
REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING CLAIMS 0.1 500 50.00 0.00 50.00												
246 H 2017 12 19 03019.01-T DAT AND INTERNAL REVENUE SERVICE CLAIM. 0.1 500 50.00 0.00 50.00	245 H	2017	12	19	03019.01-T	DAT		0.2	500	100.00	0.00	100.00
PREPARATION OF PLAN SPREADSHEET WITH ANALYSIS OF CLAIMS AND PLAN TREATMENT. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task (preparing spreadsheet). Allowed time: 0.5 hour @\$100.00/hour.	24611	2017	10	10	02010 01 7	D. 1. T.		0.1	500	70.00	0.00	5 0.00
AND PLAN TREATMENT. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task (preparing spreadsheet). Allowed time: 0.5 247 H 2017 12 19 03019.01-T DAT hour @\$100.00/hour. 0.5 500 250.00 200.00 50.00 TELEPHONE CALL FROM CLIENT REGARDING PLAN SPREADSHEET. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task (communications with client regarding spreadsheet preparation). Allowed time: 0.2 hour @\$100.00/hour. 0.2 500 100.00 80.00 20.00 REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING PLAN 0.3 500 150.00 0.00 150.00 CONFER WITH PARALEGAL MURGUIA REGARDING PREPARATION OF 0.1 500 50.00 0.00 50.00 CONFER WITH PARALEGAL MURGUIA REGARDING PREPARATION OF 0.1 500 50.00 0.00 50.00 PREPARE ORDER GRANTING MOTION TO DISALLOW CLAIM OF 0.1 500 30.00 0.00 30.00 0.00 30.00 TELEPHONE CALL TO CLIENT ABOUT PREPARATION OF DISCLOSURE	246 H	2017	12	19	03019.01-1	DAT		0.1	500	50.00	0.00	50.00
247 H 2017 12 19 03019.01-T DAT DAT DAT DAT DAT Noure \$\\$100.00/hour. DAT DAT DAT DAT Allowed time: 0.2 hour \$\\$100.00/hour. DAT DAT												
247 H 2017 12 19 03019.01-T DAT												
TELEPHONE CALL FROM CLIENT REGARDING PLAN SPREADSHEET. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task (communications with client regarding spreadsheet preparation).	247 11	2017	10	10	02010 01 T	DAT		0.5	500	250.00	200.00	50.00
Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task (communications with client regarding spreadsheet preparation).	241 H	2017	12	19	05019.01-1	DAI		0.5	300	250.00	200.00	30.00
248 H 2017 12 21 03019.01-T DAT Allowed time: 0.2 hour @\$100.00/hour. 0.2 500 100.00 80.00 20.00 249 H 2017 12 21 03019.01-T DAT AND BUDGET. 0.3 500 150.00 0.00 150.00 250 H 2017 12 26 03019.01-F DAT ORDER SUSTAINING OBJECTION TO OLMAX CLAIM. 0.1 500 50.00 0.00 50.00 251 H 2017 12 26 03019.01-F MLM OLMAX CORP. 0.2 150 30.00 0.00 30.00 251 H 2017 12 26 03019.01-F MLM OLMAX CORP. 0.2 150 30.00 0.00 30.00												
248 H 2017 12 21 03019.01-T DAT Allowed time: 0.2 hour @\$100.00/hour. 0.2 500 100.00 80.00 20.00												
REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING PLAN 0.3 500 150.00 0.00 150.00 150.00	2/8 H	2017	12	21	03019.01 ₋ T	DΔT		0.2	500	100.00	80.00	20.00
249 H 2017 12 21 03019.01-T DAT AND BUDGET. 0.3 500 150.00 0.00 150.00	240 11	2017	12	21	05017.01-1	ואמ		0.2	300	100.00	00.00	20.00
CONFER WITH PARALEGAL MURGUIA REGARDING PREPARATION OF 250 H 2017 12 26 03019.01-F DAT ORDER SUSTAINING OBJECTION TO OLMAX CLAIM. 0.1 500 50.00 0.00 50.00 PREPARE ORDER GRANTING MOTION TO DISALLOW CLAIM OF 0.2 150 30.00 0.00 30.00 TELEPHONE CALL TO CLIENT ABOUT PREPARATION OF DISCLOSURE 0.2 150 30.00 0.00 30.00 1.	249 H	2017	12	21	03019 01-T	DAT		0.3	500	150.00	0.00	150.00
250 H 2017 12 26 03019.01-F DAT ORDER SUSTAINING OBJECTION TO OLMAX CLAIM. 0.1 500 50.00 0.00 50.00	247 11	2017	12	21	03017.01 1	Dill	III DODODI.	0.5	300	130.00	0.00	130.00
250 H 2017 12 26 03019.01-F DAT ORDER SUSTAINING OBJECTION TO OLMAX CLAIM. 0.1 500 50.00 0.00 50.00							CONFER WITH PARALEGAL MURGUIA REGARDING PREPARATION OF					
PREPARE ORDER GRANTING MOTION TO DISALLOW CLAIM OF 251 H 2017 12 26 03019.01-F MLM OLMAX CORP. 0.2 150 30.00 0.00 30.00 TELEPHONE CALL TO CLIENT ABOUT PREPARATION OF DISCLOSURE	250 H	2017	12	26	03019.01-F	DAT		0.1	500	50.00	0.00	50.00
251 H 2017 12 26 03019.01-F MLM OLMAX CORP. 0.2 150 30.00 0.00 30.00	1	-31/				1		0.11		20.00	0.00	20.00
TELEPHONE CALL TO CLIENT ABOUT PREPARATION OF DISCLOSURE	251 H	2017	12	26	03019.01-F	MLM		0.2	150	30.00	0.00	30.00
								7				
	252 H	2017	12	26	03019.01-T	DAT		0.5	500	250.00	0.00	250.00

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- 11		Ъ	L	1 0	11	TELEPHONE CALL TO ATTORNEY FOR MORTGAGE LENDER		11	ь	111	- 11
						REGARDING PLAN TERMS. Ruling: Allowed in full - reasonable time for					
						task performed in obtaining favorable loan modification, applicant's trial					
						testimony credible regarding need for time to perform task, overrule objection					
253 H	2017	12	26	03019.01-T	DAT	of debtor.	0.2	500	100.00	0.00	100.00
						E-MAIL TO CLIENT REGARDING TELEPHONE CALL TO ATTORNEY FOR					
						LENDER. Ruling: Allowed in full - reasonable time for task performed in					
						obtaining favorable loan modification, applicant's trial testimony credible					
254 H	2017	12	26	03019.01-T	DAT	regarding need for time to perform task, overrule objection of debtor.	0.2	500	100.00	0.00	100.00
						E-MAIL TO CLIENT REGARDING PROJECTED BUDGETS, PROVISION					
						FOR LEGAL FEES, 2017 TAXES. Ruling: Disallowed in full - excessive time					
						for task, lack of demonstrated benefit to estate, no need for email if discussed					
						status in telephone conversation on same day (see preceding entry), sustain					
255 H	2017	12		03019.01-T	DAT	objection of debtor.	0.1	500	50.00	50.00	0.00
256 H	2017	12	-	03019.01-T	DAT	START PREPARATION OF DISCLOSURE STATEMENT.	1	500	500.00	0.00	500.00
257 H	2017	12	28	03019.01-T	DAT	CONTINUE PREPARATION OF DISCLOSURE STATEMENT.	0.7	500	350.00	0.00	350.00
						TELEPHONE CALL TO CLIENT ABOUT LOAN NEGOTIATIONS, PLAN					
						TERMS, EVIDENCE OF FEASIBILITY. Ruling: Allowed in full - reasonable					
						time for task performed in obtaining favorable loan modification, applicant's					
250 11	2015	10	20	02010 01 75	D + T	trial testimony credible regarding need for time to perform task, overrule	0.7	500	250.00	0.00	250.00
258 H	2017	12	28	03019.01-T	DAT	objection of debtor.	0.7	500	350.00	0.00	350.00
						E-MAIL TO CLIENT FOLLOWING PHONE CONVERSATION. Ruling:					
						Disallowed in full - excessive time for task, lack of demonstrated benefit to					
250 11	2017	12	20	03019.01-T	DAT	estate, no need for email if discussed status in telephone conversation on same	0.2	500	100.00	100.00	0.00
259 H	2017	12	28	03019.01-1	DAT	day (see preceding entry), sustain objection of debtor.	0.2	300	100.00	100.00	0.00
						REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING					
						HISTORICAL INCOME INFORMATION. PREPARE SPREADSHEET AND					
						FORECAST MODEL. REVIEW OLTMAN PROOF OF CLAIM AND					
						COMPUTE CLAIM TREATMENT FOR OLTMAN CLAIM. REVIEW					
						AVAILABLE DATA REGARDING OTHER CLAIMS. E-MAIL TO CLIENT					
						REGARDING MISSING INFORMATION NEEDED TO PREPARE PLAN AND					
						DISCLOSURE STATEMENT. Ruling: Disallowed in full - lumping of					
						mulitiple services in one billing entry, excessive time for task (sufficient time					
						already allowed for preparing spreadsheet), lack of demonstrated benefit to					
						estate, sustain in part, overrule in part objection of debtor. Allowed time: 0.7					
260 H	2017	12	29	03019.01-T	DAT	hour @ \$500.00/hour.	1.7	500	850.00	500.00	350.00
						REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING					
						HISTORICAL INCOME, PROJECTED EXPENSES AND PLAN					
						PREFERENCES. Ruling: Disallowed in part - lumping of mulitiple services in					
						one billing entry, lack of necessity for attorney to perform clerical task					
						(preparing schedules), excessive time for task, lack of demonstrated benefit to					
						estate, sustain in part, overrule in part objection of debtor. Allowed time: 0.3					
261 H	2017	12	29	03019.01-T	DAT	hour @\$100.00/hour	0.4	500	200.00	170.00	30.00

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	- 11	D C	ь	ь	1 0	- 11	1	, , , , , , , , , , , , , , , , , , ,	- 11	<u> </u>	1/1	
							PREPARATION OF CHAPTER 11 PLAN, PLAN ATTACHMENT, PLAN					
							SPREADSHEET. SEND E-MAIL TO CLIENT ATTACHING ALL 3					
							DOCUMENTS WITH INSTRUCTIONS FOR THEIR USE. Ruling: Disallowed					
							in part - lumping of mulitiple services in one billing entry, lack of necessity for					
							attorney to perform clerical task (preparing spreadsheet), excessive time for					
							task, ample time has been allowed for preparation of form plan, lack of					
							demonstrated benefit to estate, sustain in part, overrule in part debtor's					
262	Н	2017	12	30	03019.01-T	DAT	objection. Allowed time: 2.0 hours @ \$500.00/hour, 4.3 hours @\$100.00 hour.	6.3	500	3,150.00	1,720.00	1,430.00
							TELEBRIANE CALLEDOM CLIENT ADOLIT DI AN ODDE ADOLICET. WODE					
							TELEPHONE CALL FROM CLIENT ABOUT PLAN SPREADSHEET. WORK					
							THROUGH SPREADSHEET WITH CLIENT LINE BY LINE. DISCUSS NEED FOR TAX PROFESSIONAL, RECONVEYANCES OF TRUST DEEDS TO					
							FAMILY, TITLE REPORT ON RESIDENCE, TAX CLAIMS, GENERAL					
							UNSECURED CLAIMS, PLAN FEASIBILTY ISSUES. Ruling: Disallowed in					
							part - lack of necessity for attorney to perform clerical task (preparing					
							spreadsheet), excessive time for task performed (conference), lack of					
							demonstrated benefit to estate, lumping of multiple services in one billing					
							entry, sustain in part, overrule in part objection of debtor. Allowed time: 0.5					
263	П	2018	1	1	03019.01-T	DAT	hour @ \$500.00/hour and 1.5 hours @\$100.00/hour	າ	500	1,000.00	600.00	400.00
203	11	2010	1	1	03017.01-1	DAI	TELEPHONE CALL TO ACCOUNTANTS STEFAN TAIEB, APRIL GORDON,	L	300	1,000.00	000.00	400.00
							DARRL SILVERSPARRE, MICHAEL SALTSMAN. REFERRED ALL TO					
							CLIENT TO GET TAX RETURNS DONE ON URGENT BASIS. Ruling:					
							Disallowed in full - excessive time for task, lack of demonstrated benefit to					
264	Н	2018	1	2	03019.01-T	DAT	estate, sustain objection of debtor.	0.8	500	400.00	400.00	0.00
				_			E-MAIL TO ATTORNEY FOR MORTGAGE LENDER REGARDING					
							POSSIBLE PLAN TERMS. Ruling: Allowed in full - reasonable time for task					
							performed in obtaining favorable loan modification, applicant's trial					
							testimony credible regarding need for time to perform task, overrule objection					
265	Н	2018	1	2	03019.01-T	DAT	of debtor.	0.2	500	100.00	0.00	100.00
							RETURN TELEPHONE CALL FROM CLIENT REGARDING BANK					
266	Н	2018	1	2	03019.01-T	DAT	STATEMENTS AND LOCATING SUITABLE ACCOUNTANT.	0.1	500	50.00	0.00	50.00
							TELEPHONE CALL FROM CLIENT REGARDING UPDATED					
							INFORMATION NEEDED FOR PREPARATION OF PLAN. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task					
							(preparing spreadsheet), excessive time for task performed (conference), lack					
							of demonstrated benefit to estate, sustain in part, overrule in part objection of					
267	н	2018	1	3	03019.01-T	DAT	debtor. Allowed time: 0.2 hour @\$100.00/hour	0.3	500	150.00	130.00	20.00
207	11	2010	1	J	03017.01-1	ואת	TELEPHONE CALL FROM CLIENT REGARDING TITLE REPORT AND	0.3	J00	150.00	150.00	20.00
268	Н	2018	1	3	03019.01-T	DAT	LIEN RECONVEYANCES.	0.1	500	50.00	0.00	50.00
400	11	2010	1	J	02017.01-1	$\nu_{\Pi I}$	EIEN RECONTETANCES.	0.1	200	50.00	0.00	20.00

	ВС	D	Е	F G	Н	T T	Ī	K	L	М	N
P	ВС	υ	Е	r u	П	1	J	V	L	IVI	IN
						REVIEW DOCUMENTS PROVIDED BY CLIENT (INCOME SUMMARY 2013-					
						2017 AND 2017 BANK STATEMENTS FOR WELLS FARGO ACCOUNT).					
						PREPARE SPREADSHEET OF INCOME FROM CLIENT'S CHART.					
						COMPARE 2017 INCOME FROM MONTHLY OPERATING REPORTS TO					
						2013 SHOWN ON CLIENT'S CHART. E-MAIL TO CLIENT REGARDING					
						SAME. ATTEMPT TO LOCATE SOCIAL SECURITY INFORMATION AND					
						SEND E-MAIL TO CLIENT REGARDING SAME. LOCATE CASH					
						WITHDRAWALS SHOWN ON STATEMENTS AND SEND E-MAIL TO					
						CLIENT REGARDING SAME. Ruling: Disallowed in part - lack of necessity					
						for attorney to perform clerical task (preparing spreadsheet), excessive time					
						for task performed (conference), lack of demonstrated benefit to estate,					
						sustain in part, overrule in part objection of debtor. Allowed time: 0.7 hour					
269 H	2018	1	2	03019.01-T	DAT	@\$100.00/hour.	0.7	500	350.00	280.00	70.00
209 П	2010	1	. 3	03019.01-1	DAI	REVIEW REAL PROPERTY REPORT AND SEND E-MAIL TO CLIENT	0.7	300	330.00	200.00	/0.00
270 H	2018	1	3	03019.01-T	DAT	REGARDING RECORDED ENCUMBRANCES.	0.4	500	200.00	0.00	200.00
2/0П	2010	1	. 3	03019.01-1	DAI	TELEPHONE CALL FROM CLIENT REGARDING EMAILS I SENT ABOUT	0.4	300	200.00	0.00	200.00
						BANK STATEMENTS. Ruling: Disallowed in part - lack of necessity for					
						attorney to perform clerical task (preparing spreadsheet), excessive time for					
						task performed (conference), lack of demonstrated benefit to estate, sustain in					
						part, overrule in part objection of debtor. Allowed time: 0.2 hour					
271 H	2018	1	2	03019.01-T	DAT	@\$100.00/hour	0.2	500	100.00	80.00	20.00
2/1 11	2010	1	J	03017.01-1	DAI	REVIEW PLAN SPREADSHEET AND SEND E-MAIL TO CLIENT	0.2	300	100.00	00.00	20.00
						REGARDING PLAN TERMS. Ruling: Disallowed in full - lack of necessity					
						for attorney to perform clerical task (preparing spreadsheet), lack of					
						demonstrated benefit to estate, excessive time for task, sufficient time					
272 H	2018	1	4	03019.01-T	DAT	previously allowed for task, sustain objection of debtor.	0.4	500	200.00	200.00	0.00
2/2 11	2010	- 1	4	03017.01-1	DAI	previously anowed for task, sustain objection of debtor.	0.4	300	200.00	200.00	0.00
						TELEPHONE CALL FROM ACCOUNTANT ABOUT MEETING WITH					
						CLIENT, PREPARATION OF TAX RETURNS, REQUEST FOR					
						INFORMATION, DEADLINES AND OTHER INFORMATION NEEDED TO					
						BE EXCHANGED. Ruling: Disallowed in part - excessive time for task,					
273 H	2018	1	1	03019.01-T	DAT	sustain in part, overrule in part objection of debtor. Allowed time: 0.2 hour.	0.4	500	200.00	100.00	100.00
2/3/11	2010	- 1	7	03017.01-1	ואמ	E-MAIL TO ACCOUNTANT AND CLIENT WITH INFORMAITON POSSIBLY	7.7	300	200.00	100.00	100.00
						USABLE BY ACCOUNTANT IN PREPARING RETURNS. Ruling:					
						Disallowed in part - lack of necessity for attorney to perform clerical task					
						(communications with debtor and accountants regarding data to prepare tax					
						returns), excessive time for task performed, lack of demonstrated benefit to					
						estate, sustain in part, overrule in part objection of debtor. Allowed time: 0.2					
274 H	2018	1	4	03019.01-T	DAT	hour @\$100.00/hour	0.3	500	150.00	130.00	20.00
2/7/11	2010	1	7	03017.01 1	DITT	TELEPHONE CALL FROM CLIENT WITH SUMMARY OF CONVERSATION	0.3	500	130.00	130.00	20.00
275 H	2018	1	4	03019.01-T	DAT	WITH ACCOUNTANT.	0.3	500	150.00	0.00	150.00
2/3/11	2010	1	7	03017.01 1	DITT	REVIEW AND RESPOND TO E-MAIL FROM ATTORNEY FOR LENDER.	0.3	500	130.00	0.00	130.00
						CALCULATE PROJECTED LOAN PAYMENTS AND REPLY WITH COPY					
276 H	2018	1	8	03019.01-T	DAT	TO CLIENT.	0.1	500	50.00	0.00	50.00
2,011	2010	- 1	U	05017.01-1	וווע	E-MAIL TO CLIENT REGARDING OPTIONS LEFT AFTER EMAIL FROM	V.1	500	20.00	0.00	50.00
277 H	2018	1	R	03019.01-T	DAT	ATTORNEY FOR LENDER.	0.1	500	50.00	0.00	50.00
21111	2010	- 1	U	05017.01-1	וווע	TATA ON BEIDER	V.1	500	20.00	0.00	50.00
						FOLLOW UP EMAIL TO CLIENT AND FOLLOW UP EMAIL TO ATTORNEY					
278 H	2018	1	8	03019.01-T	DAT	FOR LENDER ABOUT REAMORTIZATION OVER 40 YEAR TERM.	0.1	500	50.00	0.00	50.00
	020						0.1	200		0.00	20.00

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	A B	C	D	E	F G	Н	I	J	K	L	M	N
							FURTHER EMAIL EXCHANGE WITH ATTORNEY FOR LENDER					
279 H	2	2018	1	8	03019.01-T	DAT	REGARDING PLAN TERMS RELATED TO MORTGAGE.	0.1	500	50.00	0.00	50.00
							TELEPHONE CALL FROM CLIENT ABOUT MORTGAGE ISSUE, TAX					
							RETURNS. Ruling: Allowed in full - reasonable time for task performed,					
280 H	2	2018	1	8	03019.01-T	DAT	overrule objection of debtor.	0.5	500	250.00	0.00	250.00
							E-MAIL TO CLIENT WITH UPDATED SPREADSHEET AND OTHER PLAN					
							RELATED INFORMATION. Ruling: Disallowed in part - excessive time for					
							task, lack of demonstrated benefit to estate, sustain in part and overrule in					
							part debtor's objection. Adequate time has already been allowed for simple					
281 H	2	2018	1	8	03019.01-T	DAT	plan and spreadsheet. Allowed time: 0.5 hour.	1.2	500	600.00	350.00	250.00
							REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING PLAN					
282 H	2	2018	1	8	03019.01-T	DAT	BUDGET.	0.4	500	200.00	0.00	200.00
							REVIEW AND REVISE PLAN BUDGET PER COPIES OF SOCIAL SECURITY					
							STATEMENTS PROVIDED BY CLIENT. Ruling: Disallowed in part - lack of					
							necessity for attorney to perform clerical task (preparing spreadsheet), lack of					
							demonstrated benefit to estate, sustain in part, overrule in part objection of					
283 H	2	2018	1	8	03019.01-T	DAT	debtor. Allowed time: 0.1 hour @\$100.00/hour.	0.1	500	50.00	40.00	10.00
							REVIEW CLIENT HANDWRITTEN RESPONSES TO ISSUES RAISED BY					
284 H	2	2018	1	10	03019.01-T	DAT	EMAIL AND REPLY.	0.2	500	100.00	0.00	100.00
							REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING					
285 H	2	2018	1	10	03019.01-T	DAT	NARRATIVE FOR USE IN DISCLOSURE STATEMENT.	0.2	500	100.00	0.00	100.00
286 H	2	2018	1	11	03019.01-T	DAT	INITIAL REVIEW OF 2015, 2016, 2017 TAX RETURNS.	0.3	500	150.00	0.00	150.00
287 H	2	2018	1	11	03019.01-T	DAT	E-MAIL TO ACCOUNTANT REGARDING SAME.	0.1	500	50.00	0.00	50.00
							TELEPHONE CALL TO ACCOUNTANT REGARDING EMPLOYMENT					
288 H	2	2018	1	12	03019.01-G	DAT	MOTION.	0.1	500	50.00	0.00	50.00
							REVIEW ENGAGEMENT LETTER FROM ACCOUNTANT AND FORWARD					
							TO PARALEGAL MURGUIA WITH INSTRUCTIONS TO PREPARE					
289 H	2	2018	1	12	03019.01-G	DAT	EMPLOYMENT MOTION.	0.1	500	50.00	0.00	50.00
							REVIEW AND REVISE PLAN SPREADSHEET TO INCLUDE TAX					
							INFORMATION. E-MAIL TO CLIENT REGARDING SAME. Ruling:					
							Disallowed in part - lack of necessity for attorney to perform clerical task					
							(preparing spreadsheet), excessive time for task performed (conference), lack					
							of demonstrated benefit to estate, sustain in part, overrule in part objection of					
290 H	2	2018	1	12	03019.01-T	DAT	debtor. Allowed time: 0.7 hour @\$100.00/hour.	1.1	500	550.00	480.00	70.00
							TELEPHONE CALL FROM CLIENT REGARDING PLAN SPREADSHEET.					
							Ruling: Disallowed in part - lack of necessity for attorney to perform clerical					
							task (preparing spreadsheet), excessive time for task performed (conference),					
							lack of demonstrated benefit to estate, sustain in part, overrule in part					
291 H	-	2018	1	12	03019.01-T	DAT	objection of debtor. Allowed time: 0.3 hour @\$100.00/hour.	0.7	500	350.00	320.00	30.00
292 H	2	2018	1	15	03019.01-G	MLM	PREPARE MOTION TO EMPLOY ACCOUNTANT.	0.3	150	45.00	0.00	45.00
							START PREPARATION OF DISCLOSURE STATEMENT. Ruling:					
							Disallowed in full - excessive time for task, lack of demonstrated benefit to					
							estate, adequate time has already been allowed for simple form plan,					
							spreadsheet and form disclosure statement, including 1.7 hours on 12/26/18					
							and 12/28/18 for starting and continuing preparation of disclosure statement.					
293 H	2	2018	1	15	03019.01-T	DAT	Sustain debtor's objection.	1.4	500	700.00	700.00	0.00

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204 11	2010		1.5	02010 01 7	D. 1. T.	TELEPHONE CALL FROM CLIENT ABOUT INFORMATION NEEDED FOR	0.0	500	100.00	0.00	100.00
294 H	2018	l	15	03019.01-T	DAT	PLAN AND DISCLOSURE STATEMENT.	0.2	500	100.00	0.00	100.00
						THE EDUCATE CALL TO CLIENTE TO DEVIEW DLAN AND DIGGLOSLIDE					
						TELEPHONE CALL TO CLIENT TO REVIEW PLAN AND DISCLOSURE					
						STATEMENT. CLIENT ADVISES THAT TAX RETURNS ARE STILL NOT					
						FINAL. CALL TERMINATED. Ruling: Disallowed in part - excessive time					
						for task, lack of demonstrated benefit to estate, sustain in part and overrule in					
						part debtor's objection. Adequate time has already been allowed for					
						preparing disclosure statement for simple plan and spreadsheet and					
295 H	2018	1	15	03019.01-T	DAT	consultation with client. Allowed time: 1.0 hour.	2.5	500	1,250.00	750.00	500.00
						TELEPHONE CALL TO ACCOUNTANT TO DISCUSS BIFURCATED TAX					
296 H	2018	1	15	03019.01-T	DAT	YEAR, HOME OFFICE DEDUCTION, ETC.	0.3	500	150.00	0.00	150.00
297 H	2018	1	15	03019.01-T	DAT	E-MAIL TO CLIENT REGARDING BIFURCATED TAX YEAR.	0.1	500	50.00	0.00	50.00
						REVIEW AND RESPOND TO EMAIL FROM ACCOUNTANT REGARDING					
298 H	2018	1	16	03019.01-G	DAT	MOTION TO EMPLOY.	0.1	500	50.00	0.00	50.00
	• • • •										.
299 H	2018	1	16	03019.01-G	DAT	E-MAIL TO CLIENT REGARDING MOTION TO EMPLOY ACCOUNTANT.	0.1	500	50.00	0.00	50.00
	2010			22010 01 0	***	GODNES OF MOTION TO FIND ON A GOOVERN AT A CO		0.0	22.40	0.00	22.10
300 COST	2018	I	16	03019.01-G	JJF	COPIES OF MOTION TO EMPLOY ACCOUNTANT (162).	0	0.2	32.40	0.00	32.40
201 0000	2010		1.0	02010.01.0	THE.	DOCT OF FOR MOTION TO FIND ON A COOLINGANT	0	0	14.00	0.00	14.02
301 COST	2018	I	16	03019.01-G	JJF	POSTAGE FOR MOTION TO EMPLOY ACCOUNTANT.	0	0	14.82	0.00	14.82
202 11	2010		1.5	02010.01 F	101	TELEPHONE CALL FROM CLIENT REGARDING HIS DECISION TO FILE	0.1	150	15.00	0.00	15.00
302 H	2018	l	17	03019.01-F	MLM	OBJECTION TO CLAIM REGARDING AMERICAN EXPRESS.	0.1	150	15.00	0.00	15.00
						DDED AD ATION OF CLAIMS CHAPT WHICH INCLUDES INFORMATION					
						PREPARATION OF CLAIMS CHART WHICH INCLUDES INFORMATION					
						FROM TITLE REPORT, SCHEDULES AND FILED PROOFS OF CLAIM.					
						Ruling: Disallowed in part - lack of necessity for attorney to perform clerical					
	• • • •					task (preparing claims chart), sustain in part, overrule in part debtor's			4.50.00		
303 H	2018	1	17	03019.01-T	DAT	objection. Allowed time: 0.9 hour @\$100.00 hour.	0.9	500	450.00	360.00	90.00
						E-MAIL TO CLIENT WITH CLAIMS SCHEDULE AND OTHER					
						INFORMATION RELATED TO PREPARATION OF PLAN AND					
						DISCLOSURE STATEMENT. Ruling: Disallowed in part - lack of necessity					
						for attorney to perform clerical task, excessive time for task performed,					
	• • • •					sustain in part, overrule in part debtor's objection. Allowed time: 0.3 hour			• • • • •	•••	
304 H	2018	l	17	03019.01-T	DAT	@\$100.00 hour.	0.5	500	250.00	220.00	30.00
205 11	2010		10	02010.01 F	D. 1. T.	REVIEW DEED OF TRUST RECONVEYANCES FOR GRANT, DAVID AND	0.0	500	150.00	0.00	150.00
305 H	2018	1	19	03019.01-F	DAT	OTHERS.	0.3	500	150.00	0.00	150.00
						REVIEW UPDATED TAX RETURNS FOR 2015, 2016 AND COMPARE WITH					
						EARLIER DRAFTS. Ruling: Disallowed in full - lack of necessity of task, lack					
20 (11	2010		10	02010 01 7	D. 1. T.	of demonstrated benefit to estate, since preparing tax returns was function of	0.5	500	250.00	250.00	0.00
306 H	2018	1	19	03019.01-T	DAT	accountant, not attorney.	0.5	500	250.00	250.00	0.00
207 11	2010		10	02010 01 7	D.A.T.	E-MAIL TO ACCOUNTANT WITH A FEW QUESTIONS ABOUT REVISED	0.1	500	50.00	0.00	50.00
307 H	2018	I	19	03019.01-T	DAT	RETURNS.	0.1	500	50.00	0.00	50.00
						E MAIL TO OLIENT DECADDING CTATHG OF INCODMATION MEEDED					
						E-MAIL TO CLIENT REGARDING STATUS OF INFORMATION NEEDED					
						FOR PREPARATION OF PLAN AND DISCLOSURE STATEMENT. Ruling:					
						Disallowed in part - lack of necessity for attorney to perform clerical task					
200 H	2010	1	10	03019.01-T	DAT	(communications to request information from client), excessive time for nature of task. Allowed time: 0.1 hour @\$100.00/hour.	0.1	500	50.00	40.00	10.00
308 H	2018	1	19	03019.01-1	DAT	nature of task. Anowed time; 0.1 nour @\$100.00/nour.	U.1	500	50.00	40.00	10.00
200 H	2018	1	19	03019.01-T	DAT	TELEPHONE CALL TO ACCOUNTANT ABOUT 2015-2017 TAX RETURNS.	0.4	500	200.00	0.00	200.00
309 H	4018	1	19	U3U17.U1-1	DAT	TELEFTIONE CALL TO ACCOUNTAINT ADOUT 2013-2017 TAX RETURNS.	0.4	500	200.00	0.00	200.00

TELEPHONE CALL FROM CLIENT ABOUT TAX RETURNS AND GETTING THEM FINALIZED. O.2 500 REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING TAX RETURNS. CONFIRM WITH ACCOUNTANT AND ADVISE CLIENT THAT I WILL BE WORKING ON DISCLOSURE STATEMENT TOMORROW. O.2 500 TELEPHONE CALL FROM CLIENT REGARDING PLAN AND POSSIBLE CLAIMS OBJECTIONS. O.3 500 PREPARATION OF CHAPTER 11 PLAN AND PLAN ATTACHMENT. Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form plan, spreadsheet and form disclosure statement. Sustain debtor's objection. CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:	M 50.00 0.00 50.00 40.00 50.00 140.00 00.00 0.00	0 10.00
310 310 310 310 3019.01-T DAT PROPOSED RETURN. 0.1 500	50.00 40.00 50.00 140.00	0 10.00
UPDATE SPREADSHEET WITH TAX INFORMATION BASED ON	50.00 40.00 50.00 140.00	0 10.00
UPDATED RETURNS. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task (preparing spreadsheet), sustain in part, overrule in part debtor's objection. Allowed time: 0.1 hour @\$100.00.	50.00 140.00	0 10.00
UPDATED RETURNS. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task (preparing spreadsheet), sustain in part, overrule in part debtor's objection. Allowed time: 0.1 hour @\$100.00.	50.00 140.00	0 10.00
attorney to perform clerical task (preparing spreadsheet), sustain in part, overrule in part debtor's objection. Allowed time: 0.1 hour @\$100.00. E-MAIL TO CLIENT REGARDING INFORMATION NEEDED TO PREPARE PLAN AND DISCLOSURE STATEMENT. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task (communications to request information from client), excessive time for nature of task. Allowed time: 0.1 hour @\$100.00/hour. 312 H 2018 1 24 03019.01-T DAT hour @\$100.00/hour. REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING TAX RETURNS. CONFIRM WITH ACCOUNTANT AND ADVISE CLIENT THAT I 314 H 2018 1 25 03019.01-T DAT WILL BE WORKING ON DISCLOSURE STATEMENT TOMORROW. 315 H 2018 1 26 03019.01-T DAT CLAIMS OBJECTIONS. PREPARATION OF CHAPTER 11 PLAN AND PLAN ATTACHMENT Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form 316 H 2018 1 26 03019.01-T DAT DAT plan, spreadsheet and form disclosure statement. Sustain debtor's objection. 1.6 500	50.00 140.00	0 10.00
311 H 2018 1 19 03019.01-T DAT	50.00 140.00	0 10.00
E-MAIL TO CLIENT REGARDING INFORMATION NEEDED TO PREPARE PLAN AND DISCLOSURE STATEMENT. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task (communications to request information from client), excessive time for nature of task. Allowed time: 0.1 hour @\$100.00/hour. 313 H 2018 1 24 03019.01-T DAT THEM FINALIZED. 0.2 500 REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING TAX RETURNS. CONFIRM WITH ACCOUNTANT AND ADVISE CLIENT THAT I WILL BE WORKING ON DISCLOSURE STATEMENT TOMORROW. 315 H 2018 1 26 03019.01-T DAT WILL BE WORKING ON DISCLOSURE STATEMENT TOMORROW. 0.2 500 TELEPHONE CALL FROM CLIENT REGARDING PLAN AND POSSIBLE CLAIMS OBJECTIONS. 0.3 500 PREPARATION OF CHAPTER 11 PLAN AND PLAN ATTACHMENT. Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form plan, spreadsheet and form disclosure statement. Sustain debtor's objection. 1.6 500 CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:	50.00 140.00	0 10.00
PLAN AND DISCLOSURE STATEMENT. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task (communications to request information from client), excessive time for nature of task. Allowed time: 0.1 312 H 2018 1 24 03019.01-T DAT DAT DAT DAT DAT DAT DAT DAT THEM FINALIZED. DAT THEM FINALIZED. DAT WILL BE WORKING ON DISCLOSURE STATEMENT TOMORROW. D.2 500		
1		
12 12 12 12 12 12 12 12		
312 H 2018 1 24 03019.01-T DAT hour @\$100.00/hour. 0.3 500		
TELEPHONE CALL FROM CLIENT ABOUT TAX RETURNS AND GETTING THEM FINALIZED. O.2 500 REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING TAX RETURNS. CONFIRM WITH ACCOUNTANT AND ADVISE CLIENT THAT I WILL BE WORKING ON DISCLOSURE STATEMENT TOMORROW. O.2 500 TELEPHONE CALL FROM CLIENT REGARDING PLAN AND POSSIBLE CLAIMS OBJECTIONS. O.3 500 PREPARATION OF CHAPTER 11 PLAN AND PLAN ATTACHMENT. Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form 316 H 2018 1 26 03019.01-T DAT plan, spreadsheet and form disclosure statement. Sustain debtor's objection. 1.6 500 CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:		
313 H 2018 1 24 03019.01-T DAT THEM FINALIZED. 0.2 500 REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING TAX RETURNS. CONFIRM WITH ACCOUNTANT AND ADVISE CLIENT THAT I 314 H 2018 1 25 03019.01-T DAT WILL BE WORKING ON DISCLOSURE STATEMENT TOMORROW. 0.2 500 TELEPHONE CALL FROM CLIENT REGARDING PLAN AND POSSIBLE CLAIMS OBJECTIONS. 0.3 500 PREPARATION OF CHAPTER 11 PLAN AND PLAN ATTACHMENT Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form plan, spreadsheet and form disclosure statement. Sustain debtor's objection. 1.6 500 CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:	0.00	100.00
REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING TAX RETURNS. CONFIRM WITH ACCOUNTANT AND ADVISE CLIENT THAT I WILL BE WORKING ON DISCLOSURE STATEMENT TOMORROW. TELEPHONE CALL FROM CLIENT REGARDING PLAN AND POSSIBLE CLAIMS OBJECTIONS. O.2 500 TELEPHONE CALL FROM CLIENT REGARDING PLAN AND POSSIBLE CLAIMS OBJECTIONS. O.3 500 PREPARATION OF CHAPTER 11 PLAN AND PLAN ATTACHMENT. Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form plan, spreadsheet and form disclosure statement. Sustain debtor's objection. 1.6 500 CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:	00.00 0.00	100 00
RETURNS. CONFIRM WITH ACCOUNTANT AND ADVISE CLIENT THAT I WILL BE WORKING ON DISCLOSURE STATEMENT TOMORROW. O.2 500 TELEPHONE CALL FROM CLIENT REGARDING PLAN AND POSSIBLE O.3019.01-T DAT CLAIMS OBJECTIONS. O.3 500 PREPARATION OF CHAPTER 11 PLAN AND PLAN ATTACHMENT. Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form plan, spreadsheet and form disclosure statement. Sustain debtor's objection. CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:		100.00
RETURNS. CONFIRM WITH ACCOUNTANT AND ADVISE CLIENT THAT I WILL BE WORKING ON DISCLOSURE STATEMENT TOMORROW. O.2 500 TELEPHONE CALL FROM CLIENT REGARDING PLAN AND POSSIBLE O.3019.01-T DAT CLAIMS OBJECTIONS. O.3 500 PREPARATION OF CHAPTER 11 PLAN AND PLAN ATTACHMENT. Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form plan, spreadsheet and form disclosure statement. Sustain debtor's objection. CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:		
314 H 2018 1 25 03019.01-T DAT WILL BE WORKING ON DISCLOSURE STATEMENT TOMORROW. 0.2 500 TELEPHONE CALL FROM CLIENT REGARDING PLAN AND POSSIBLE 115 H 2018 1 26 03019.01-T DAT CLAIMS OBJECTIONS. 0.3 500 PREPARATION OF CHAPTER 11 PLAN AND PLAN ATTACHMENT Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form plan, spreadsheet and form disclosure statement. Sustain debtor's objection. 1.6 500 CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:		
TELEPHONE CALL FROM CLIENT REGARDING PLAN AND POSSIBLE CLAIMS OBJECTIONS. DAT CLAIMS OBJECTIONS. O.3 500 PREPARATION OF CHAPTER 11 PLAN AND PLAN ATTACHMENT. Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form plan, spreadsheet and form disclosure statement. Sustain debtor's objection. CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:		
315 H 2018 1 26 03019.01-T DAT CLAIMS OBJECTIONS. 0.3 500 PREPARATION OF CHAPTER 11 PLAN AND PLAN ATTACHMENT Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form plan, spreadsheet and form disclosure statement. Sustain debtor's objection. 1.6 500 CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:	0.00	100.00
PREPARATION OF CHAPTER 11 PLAN AND PLAN ATTACHMENT Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form plan, spreadsheet and form disclosure statement. Sustain debtor's objection. CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:		
Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form 316 H 2018 1 26 03019.01-T DAT plan, spreadsheet and form disclosure statement. Sustain debtor's objection. 1.6 500 CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:	50.00 0.00	150.00
Ruling: Disallowed in full - excessive time for task, lack of demonstrated benefit to estate, adequate time has already been allowed for simple form 316 H 2018 1 26 03019.01-T DAT plan, spreadsheet and form disclosure statement. Sustain debtor's objection. 1.6 500 CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:		
benefit to estate, adequate time has already been allowed for simple form 2018 1 26 03019.01-T DAT plan, spreadsheet and form disclosure statement. Sustain debtor's objection. 1.6 500 CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:		
316 H 2018 1 26 03019.01-T DAT plan, spreadsheet and form disclosure statement. Sustain debtor's objection. 1.6 500 CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:		
CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:		
CONTINUE PREPARATION OF DISCLOSURE STATEMENT. Ruling:	00.00	0.00
Disallowed in full - excessive time for task, lack of demonstrated benefit to		
estate, adequate time has already been allowed for simple form plan,		
	00.00 900.00	0.00
PREPARATION OF ATTACHMENTS TO DISCLOSURE STATEMENT.		
Ruling: Disallowed in part - lack of necessity for attorney to perform clerical		
task, sustain in part, overrule in part debtor's objection. Allowed time: 0.5		
	50.00 200.00	50.00
31011 2010 1 20 03017/01 1 2011 India C Q 1001000	70.00	30.00
319 H 2018 1 26 03019.01-T DAT E-MAIL TO CLIENT REGARDING DISCLOSURE STATEMENT ISSUES. 0.2 500	0.00	100.00
TELEPHONE CALL TO ACCOUNTANT REGARDING CASH FLOW	0.00	100.00
	0.00	200.00
2016 2016 20 03019.01-1 DAT PROJECTIONS. 0.4 300	0.00	200.00
FROM ACCOUNTANT. Ruling: Disallowed in part - lack of necessity for		
attorney to perform clerical task (preparing spreadsheet), excessive time for nature of task. Allowed time: 0.5 hour @\$100.00/hour. Sustain in part,		
	00.00	50.00
321 H 2018 1 26 03019.01-T DAT overrule in part debtor's objection. 0.8 500	00.00 350.00	50.00
E MAIL TO CLIENTE I DOLUM DELLOCE DE L'OCUPET D' L' D' L' L'		
E-MAIL TO CLIENT ABOUT REVISED SPREADSHEET. Ruling: Disallowed		
in part - lack of necessity for attorney to perform clerical task		
(communications with client regarding spreadsheet preparation), excessive		
	50.00 140.00	10.00
REVIEW AND REVISE PLAN AND PLAN ATTACHMENT. Ruling:		
Disallowed in full - excessive time for task, lack of demonstrated benefit to		
estate, adequate time has already been allowed for simple plan, spreadsheet		1
323 H 2018 1 27 03019.01-T DAT and disclosure statement. Sustain debtor's objection. 0.7 500	50.00 350.00	0.00

	_	n c	D	г	г с	II	Ţ	T	17	Ţ	W	V
	A	ВС	D	E 1	F G	Н	I DEVIEW AND DEVICE DIGOLOGUES OF THE WEST INCLUDING ADDITION	J	K	L	M	N
							REVIEW AND REVISE DISCLOSURE STATEMENT INCLUDING ADDITION					
							OF ADDENDUM, EXHIBIT STRUCTURE. Ruling: Disallowed in full -					
							excessive time for task, lack of demonstrated benefit to estate, adequate time					
	_						has already been allowed for simple plan, spreadsheet and disclosure					
324 I	<u> </u>	2018	1	27	03019.01-T	DAT	statement. Sustain debtor's objection.	0.9	500	450.00	450.00	0.00
							CONFER WITH PARALEGAL ABOUT STATUS OF PREPARING PLAN AND					
325 H	I	2018	1	29	03019.01-T	DAT	DISCLOSURE STATEMENT.	0.3	500	150.00	0.00	150.00
							REVIEW AND REVISE CHART OF CLAIMS - EXHIBIT C" TO DISCLOSURE					
							STATEMENT." Ruling: Disallowed in part - lack of necessity for attorney to					
							perform clerical task, excessive time for nature of task. Allowed time: 0.4.					
326 I	H	2018	1	29	03019.01-T	DAT	hour @\$100.00/hour. Sustain in part, overrule in part debtor's objection.	0.4	500	200.00	160.00	40.00
							TELEPHONE CALL TO CLIENT ABOUT FIGURES CONTAINED IN MOST					
							RECENT SPREADSHEET. Ruling: Disallowed in part - lack of necessity for					
							attorney to perform clerical task (preparing spreadsheet), excessive time for					
							task performed (conference), lack of demonstrated benefit to estate, sustain in					
							part, overrule in part objection of debtor. Allowed time: 0.2 hour					
327 I	Н	2018	1	29	03019.01-T	DAT	@\$100.00/hour.	0.2	500	100.00	80.00	20.00
							REVIEW AND RESPOND TO EMAIL FROM ACCOUNTANT REGARDING					
							SOCIAL SECURITY FIGURES. Ruling: Disallowed in part - lack of necessity					
							for attorney to perform clerical task (communications with accountant					
							regarding spreadsheet preparation), lack of demonstrated benefit to estate.					
							Allowed time: 0.1. hour @\$100.00/hour. Sustain in part, overrule in part					
328 I	H	2018	1	29	03019.01-T	DAT	debtor's objection.	0.1	500	50.00	40.00	10.00
							PREPARATION OF SPREADSHEET REFLECTING SOCIAL SECURITY					
							INCOME INFORMATION. Ruling: Disallowed in part - lack of necessity for					
							attorney to perform clerical task (preparing schedules), excessive time for					
							nature of task. Sustain in part, overrule in part debtor's objection. Allowed					
329 H	H	2018	1	29	03019.01-T	DAT	time: 0.2 hour @\$100.00/hour.	0.2	500	100.00	80.00	20.00
							E-MAIL TO CLIENT REGARDING REVISED AND CORRECTED SOCIAL					
							SECURITY INFORMATION. Ruling: Disallowed in part - lack of necessity					
							for attorney to perform clerical task (preparing budget schedule), lack of					
							demonstrated benefit to estate, sustain in part, overrule in part objection of					
330 I	H	2018	1	29	03019.01-T	DAT	debtor. Allowed time: 0.1 hour @\$100.00/hour.	0.1	500	50.00	40.00	10.00
							REVIEW E-MAIL FROM CLIENT REGARDING CHANGES TO BUDGET					
							FIGURES. Ruling: Disallowed in part - lack of necessity for attorney to					
							perform clerical task (preparing budget schedule), lack of demonstrated					
							benefit to estate, sustain in part, overrule in part objection of debtor. Allowed					
331 H	H	2018	1	29	03019.01-T	DAT	time: 0.1 hour @\$100.00/hour.	0.1	500	50.00	40.00	10.00
							REVISE BUDGET WITH NEW FIGURES PROVIDED BY CLIENT. Ruling:					
							Disallowed in part - lack of necessity for attorney to perform clerical task					
							(preparing budget schedule). Allowed time: 0.2 hour @\$100.00/hour.					
332 F	Н	2018	1	29	03019.01-T	DAT	Sustain in part, overrule in part objection of debtor.	0.2	500	100.00	80.00	20.00
		1220				1	E-MAIL TO CLIENT REGARDING REVISED BUDGET FIGURES. Ruling:	V.2	200		22.00	
							Disallowed in part - lack of necessity for attorney to perform clerical task					
							(preparing budget schedule), lack of demonstrated benefit to estate, sustain in					
							part, overrule in part objection of debtor. Allowed time: 0.1 hour					
1		2018		29	03019.01-T		©\$100.00/hour.					

	A	ВС	D	Е	F G	Н	I	J	K	L	M	N
							TELEPHONE CALL TO CLIENT TO ADVISE HIM TO PLEASE CHECK					
							EMAIL. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task, excessive time for nature of task. Sustain in part, overrule in					
224 1	r	2018	1	29	03019.01-T	DAT	part debtor's objection. Allowed time: 0.1. hour @\$100.00/hour.	0.1	500	50.00	40.00	10.00
334 H	l	2018	I	29	03019.01-1	DAT	TELEPHONE CALL TO ACCOUNTANT TROY REQUESTING COPIES OF	0.1	300	50.00	40.00	10.00
							FINAL" TAX RETURNS." Ruling: Disallowed in part - lack of necessity for					
							attorney to perform clerical task, excessive time for nature of task. Allowed					
335 H	ſ	2018	1	29	03019.01-T	DAT	time: 0.1. hour @\$100.00/hour.	0.3	500	150.00	140.00	10.00
JJJ 1.	L	2010		2)	05017.01 1	DITT	E-MAIL TO CLIENT REGARDING RECEIPT OF FINAL FIGURES. Ruling:	0.5	300	130.00	140.00	10.00
							Disallowed in part - lack of necessity for attorney to perform clerical task.					
336 H	[2018	1	29	03019.01-T	DAT	Allowed time: 0.1. hour @\$100.00/hour.	0.1	500	50.00	40.00	10.00
330 1	•	2010	-		03017.01 1	Dill		0.1	200	20.00	10.00	10.00
							PREPARATION OF FINAL REVISED VERSION OF PLAN SPREADSHEET					
							WITH NEW TAX FIGURES AND REVISED EXPENSE FIGURES. Ruling:					
							Disallowed in part - lack of necessity for attorney to perform clerical task,					
							excessive time for task performed, sustain in part, overrule in part debtor's					
337 H	[2018	1	29	03019.01-T	DAT	objection. Allowed time: 0.4 hour @\$100.00/hour.	0.8	500	400.00	360.00	40.00
							FORWARD REVISED FINAL VERSION OF PLAN SPREADSHEET TO					
							CLIENT. Ruling: Disallowed in part - lack of necessity for attorney to					
338 H	[2018	1	29	03019.01-T	DAT	perform clerical task. Allowed time: 0.1. hour @\$100.00/hour.	0.1	500	50.00	40.00	10.00
							PREPARATION OF REVISED FINAL VERSION OF PLAN BASED ON NEW					
							SPREADSHEET FIGURES. Ruling: Disallowed in part - lack of necessity for					
							attorney to perform clerical task (updating figures in plan attachment), no					
220 1		2010		20	02010 01 m	D . T	showing that new figures materially changed form plan, sustain in part,	0.0	# 00	400.00	00.00	20.00
339 H	l	2018	1	29	03019.01-T	DAT	overrule in part debtor's objection. Allowed time: 0.2 hour @\$100.00/hour.	0.2	500	100.00	80.00	20.00
							DDEDADATION OF DEVICED FINAL VEDCION OF DLAN INCEDTS DASED					
							PREPARATION OF REVISED FINAL VERSION OF PLAN INSERTS BASED					
							ON NEW FIGURES IN PLAN SPREADSHEET. Ruling: Disallowed in part - lack of necessity for attorney to perform clerical task, sustain in part, overrule					
340 H	ſ	2018	1	29	03019.01-T	DAT	in part debtor's objection. Allowed time: 0.4 hour @\$100.00/hour.	0.4	500	200.00	160.00	40.00
J 4 0 1.	ı	2010	1	23	03017.01-1	ואנו	REVIEW AND REVISE COMPUTATION OF CHAPTER 7 TRUSTEE	0.4	300	200.00	100.00	40.00
							HYPOTHETICAL FEE. Ruling: Disallowed in part - lack of necessity for					
							attorney to perform clerical task, excessive time for nature of task. Allowed					
341 H	ſ	2018	1	29	03019.01-T	DAT	time: 0.2 hour @\$100.00/hour.	0.2	500	100.00	80.00	20.00
0 11 1	•	2010			00017101 1	J	REVIEW AND REVISE FINAL DISCLOSURE STATEMENT. Ruling:	0.2	200	100100	00100	20100
							Allowed in full - time allowed for review and revision of disclosure statement					
342 H	[2018	1	29	03019.01-T	DAT	reasonable. Overrule debtor's objection.	0.3	500	150.00	0.00	150.00
							·					
							REVIEW AND REVISE FINAL VERSION OF DISCLOSURE STATEMENT					
							INSERTS. Ruling: Disallowed in part - lack of necessity for attorney to					
							perform clerical task, excessive time for nature of task for simple disclosure					
343 H	[2018	1	29	03019.01-T	DAT	statement. Allowed time: 0.2 hour @\$100.00/hour.	0.4	500	200.00	180.00	20.00
							TELEPHONE CALL TO CLIENT TO ADVISE THAT ALL DOCUMENTS					
							HAVE BEEN SENT FOR HIS REVIEW. ANSWER QUESTIONS, PROVIDE					
							INSTRUCTIONS FOR FINALIZATION OF DOCUMENTS. Ruling:					
							Disallowed in part - lack of necessity for attorney to perform clerical task,					
		201-			00010 01 =	D : -	excessive time for nature of task for simple disclosure statement, lack of	اء ۾	F 0.5	. = 0		• • • • •
344 H	l	2018	1	29	03019.01-T	DAT	demonstrated benefit to estate. Allowed time: 0.2 hour @\$100.00/hour.	0.3	500	150.00	130.00	20.00

A	ВС	D	Е	F G	Н	I	J	K	L	M	N
						ASSEMBLE DISCLOSURE STATEMENT AND EXHIBITS - REVIEWING					
						EXHIBITS FOR ACCURACY AS THEY ARE ADDED TO THE DOCUMENT.					
						Ruling: Disallowed in part - lack of necessity for attorney to perform clerical					
						task, excessive time for nature of task, lack of necessity of task since attorney					
						already reviewed and revised disclosure statement on same date. Allowed					
345 H	2018	1	29	03019.01-T	DAT	time: 0.6 hour @\$100.00/hour.	0.6	500	300.00	240.00	60.00
						CONFER WITH PARALEGAL MURGUIA REGARDING STATUS OF PLAN					
346 H	2018	1	30	03019.01-T	DAT	AND DISCLOSURE STATEMENT.	0.2	500	100.00	0.00	100.00
347 H	2018	1	30	03019.01-T	MLM	PREPARE MOTION TO APPROVE DISCLOSURE STATEMENT.	0.2	150	30.00	0.00	30.00
348 H	2018	1	31	03019.01-A	DAT	STATUS CONFERENCE - TELEPHONIC APPEARANCE.	0.5	500	250.00	0.00	250.00
						E-MAIL TO CLIENT REGARDING RESULTS OF STATUS CONFERENCE					
349 H	2018	1	31	03019.01-A	DAT	HEARING.	0.2	500	100.00	0.00	100.00
	• • • •								• • • • •		• • • • •
350 COST	2018	1	31	03019.01-A	DAT	COURTCALL FOR STATUS CONFERENCE.	0	0	35.00	0.00	35.00
						COPIES OF DISCLOSURE STATEMENT, PLAN AND MOTION TO					
351 COST	2018	1	31	03019.01-T	MLM	APPROVE DISCLOSURE STATEMENT (150).	0	0.2	30.00	0.00	30.00
						POSTAGE FOR DISCLOSURE STATEMENT, PLAN AND MOTION TO					
352 COST	2018	1	31	03019.01-T	MLM	APPROVE DISCLOSURE STATEMENT.	0	0	14.45	0.00	14.45
						PREPARE DECLARATION OF NON-OPPOSITION REGARDING MOTION					
353 H	2018	2	5	03019.01-G	MLM	TO EMPLOY ACCOUNTANT.	0.2	150	30.00	0.00	30.00
354 H	2018	2	5	03019.01-G	MLM	PREPARE ORDER GRANTING MOTION TO EMPLOY ACCOUNTANT.	0.2	150	30.00	0.00	30.00
						TELEPHONE CALL FROM CLIENT ABOUT ALTERNATIVES IF PLAN					
355 H	2018	2	9	03019.01-A	DAT	REJECTED BY LENDER.	0.2	500	100.00	0.00	100.00
						REVIEW ORDER GRANTING MOTION TO EMPLOY ACCOUNTANT.					
356 H	2018	2	12	03019.01-G	DAT	FORWARD COPY TO ACCOUNTANT AND CLIENT.	0.1	500	50.00	0.00	50.00
						E-MAIL TO DEBBIE TYRELL ABOUT CHANGES TO MONTHLY					
						OPERATING REPORT BASED ON RECONVEYANCE OF CERTAIN TRUST					
357 H	2018	2	13	03019.01-C	DAT	DEEDS.	0.1	500	50.00	0.00	50.00
						REVIEW AND RESPOND TO EMAIL FROM DEBBIE TYRELL ABOUT					
						PROPOSED CHANGES TO MONTHLY OPERATING REPORT. Ruling:					
						Allowed in full - reasonable time for task performed, reasonable amount of					
						time for attorney and paralegal to discuss monthly operating report					
358 H	2018	2	13	03019.01-C	DAT	preparation issue, overrule debtor's objection.	0.1	500	50.00	0.00	50.00
						REVIEW AND RESPOND TO E-MAIL FROM ATTORNEY FOR MORTGAGE					
359 H	2018	2		03019.01-T	DAT	HOLDER.	0.1	500	50.00	0.00	50.00
360 H	2018	2	15	03019.01-T	DAT	REVIEW OBJECTION TO PLAN FILED BY MORTGAGE LENDER.	0.2	500	100.00	0.00	100.00
						REVIEW PROOF OF CLAIM AMENDMENT FILED BY INTERNAL					
361 H	2018	3	1	03019.01-F	DAT	REVENUE SERVICE.	0.1	500	50.00	0.00	50.00
						E-MAIL TO CLIENT REGARDING AMENDED INTERNAL REVENUE					
						SERVICE PROOF OF CLAIM AND NEED TO TWEAK PLAN AND					
362 H	2018	3	1	03019.01-F	DAT	DISCLOSURE STATEMENT ACCORDINGLY.	0.2	500	100.00	0.00	100.00
						E-MAIL TO ATTORNEY FOR MORTGAGE LENDER REGARDING STATUS					
363 H	2018	3	1	03019.01-T	DAT	OF COUNTER-OFFER ON PLAN.	0.1	500	50.00	0.00	50.00
						REVIEW AND RESPOND TO E-MAIL FROM ATTORNEY FOR LENDER.					
						CALCULATE PROJECTED LOAN PAYMENTS AND REPLY WITH COPY					
364 H	2018	3	1	03019.01-T	DAT	TO CLIENT.	0.3	500	150.00	0.00	150.00
						TELEPHONE CALL TO CLIENT, LEFT MESSAGE WITH STAFF. Ruling -					
						Disallowed in full - applicant exercised billing judgment and indicated entry					
365 N	2018	3	6	03019.01-T	DAT	was "N" (no charge).	0.1	500	50.00	50.00	0.00
565 N	2018	3	6	03019.01-T	DAT	was "N" (no charge).	0.1	500	50.00	50.00	

TELEPHONE CALL TO CLIENT RETURNING HIS PROMIAST WEEK VOICEMAIL, Ruthing: Disallowed in full - excessive time for task, no beselfs to 65th 2018 3 7 (001901)-T DAT THE PERMONE CALL TO CLIENT REFERENCE CALL TO A TOWNS FOR MAN RESPITATION. 65th 2018 3 7 (001901)-T DAT THE PERMONE CALL TO A TOWNS FOR MORTGAGE ELEVER 86th 2018 3 7 (001901)-T DAT THE PERMONE CALL TO A TOWNS FOR MORTGAGE ELEVER 86th 2018 3 7 (001901)-T DAT THE PERMONE CALL TO A TOWNS FOR MORTGAGE ELEVER 86th 2018 3 7 (001901)-T DAT THE PERMONE CALL TO A TOWNS FOR MORTGAGE ELEVER 86th 2018 3 7 (001901)-T DAT THE PERMONE CALL TO A TOWNS FOR MORTGAGE 97th 2018 3 7 (001901)-T DAT THE PERMONE CALL TO A TOWNS FOR MORTGAGE 97th 2018 3 7 (001901)-T DAT THE PERMONE CALL TO A TOWNS FOR MORTGAGE 97th 2018 3 7 (001901)-T DAT THE PERMONE CALL TO A TOWNS FOR MORTGAGE 97th 2018 3 7 (001901)-T DAT PERMONE MORTGAGE 97th 2018 3 12 (001901)-T DAT PERMONE MORTGAGE 9	A	ВС	D	Е	F G	Н	I	J	K	L	M	N
VOICEMENT DAT Section Sectio	- 11			L			•	v	11	- L	111	
1988 3 7 0019-01-7 DAT Seate, fees allowed for actual communication with cleant in subsequent early. 0.1 500 50.00 0.00 50.00							TELEPHONE CALL TO CLIENT, RETURNING HIS FROM LAST WEEK.					
Column 1908 3 7							VOICEMAIL. Ruling: Disallowed in full - excessive time for task, no benefit to					
THE PROPOSE CALL TO ATTORNEY FOR MORETAGE LENDER 0.3 500 150.00 0.00 150.0	366 H	2018	3	7	03019.01-T	DAT	estate, fees allowed for actual communication with client in subsequent entry.	0.1	500	50.00	50.00	0.00
68 H 2018 3 7 801991-T DAT REGARDING POSSIBLE SETTLEMENT ALTERNATIVES. 0.3 500 50.00 0.00 150.00	367 H	2018	3	7	03019.01-T	DAT	TELEPHONE CALL TO CLIENT REGARDING LOAN NEGOTIATIONS.	0.3	500	150.00	0.00	150.00
E-MAIL TO ATTORNEY FOR LENDER (AS HE REQUESTED) REGARDING S00							TELEPHONE CALL TO ATTORNEY FOR MORTGAGE LENDER					
199 199	368 H	2018	3	7	03019.01-T	DAT	REGARDING POSSIBLE SETTLEMENT ALTERNATIVES.	0.3	500	150.00	0.00	150.00
199 199												
E-MAIL TO CLIENT REGARDING POSSIBLE REVERSE MORTGAGE OPTION. Ruling: Allowed in full - reasseable time for task performed - applicant strict elistions or credible as to payment options, overruling applicant strict elistions or credible as to payment options, overruling applicant strict elistions or credible as to payment options, overruling and the strict elistions of credible as to payment options, overruling and the strict elistions of credible as to payment options, overruling and the strict elistions of credible as to payment options, overruling and the strict elistions of credible as to payment options, overruling and the strict elistic el							E-MAIL TO ATTORNEY FOR LENDER (AS HE REQUESTED) REGARDING					
OPTION, Ruling: Allowed in full - reasonable time for tack performed - public and of debtors OPTION, Ruling: Allowed in full - reasonable time for tack performed - public and of debtors OPTION, Ruling: Allowed in full - reasonable time for tack performed - public and of debtors OPTION, Ruling: Allowed in full - reasonable time for tack performed - public and objection of debtors OPTION, Ruling: Allowed in full - reasonable time for tack performed - public and	369 H	2018	3	7	03019.01-T	DAT	TARGET PAYMENT AMOUNT AND SETTLEMENT OPTIONS.	0.1	500	50.00	0.00	50.00
Page												
1972 1973 1974 2018 3 7 03019-01-T DAT OAT OAT							-					
Part 2018 3 7 03019 01-T DAT LENDER. REVIEW AND RESPOND TO E MAIL FROM ATTORNEY FOR MORTGAGE 0.1 500 5000 0.00 500 5000 0.00 5000 5000 0.00 5000 5000 0.00 5000 5000 0.00 5000 5000 0.00 5000 5000 5000 0.00 5000												
171 171	370 H	2018	3	7	03019.01-T	DAT		0.2	500	100.00	0.00	100.00
REVIEW PROOF OF CLAIM FILED BY FRANCHISE TAX BOARD AND												
172 173 174 175	371 H	2018	3	7	03019.01-T	DAT		0.1	500	50.00	0.00	50.00
1.20												
174 COST 2018 3 12 03019.01-T JJF POSTAGE FOR RESPONSE TO WELLS FARGO OBJECTION. 0 0 0.47 0.00 0.25	372 H	2018	3	8	03019.01-F	DAT	ADVISE CLIENT ACCORDINGLY.	0.1	500	50.00	0.00	50.00
174 COST 2018 3 12 03019.01-T JJF POSTAGE FOR RESPONSE TO WELLS FARGO OBJECTION. 0 0 0.47 0.00 0.25												
REVIEW AND RESPOND TO E-MAIL FROM ATTORNEY FOR LENDER, FORWARD TO CLIENT FOR CONSIDERATION. UPDATE FILE NOTES	373 COST	2018	3	12	03019.01-T	JJF	COPIES OF RESPONSE TO WELLS FARGO OBJECTION (6).	0	0.2	1.20	0.00	1.20
REVIEW AND RESPOND TO E-MAIL FROM ATTORNEY FOR LENDER, FORWARD TO CLIENT FOR CONSIDERATION. UPDATE FILE NOTES	25 4 GOGT	2010	•		02010 01 W	***	DOUT I GE FOR DEGROUGE TO WELL A FLER GO ORVEGTION		0	0.45	0.00	0.45
FORWARD TO CLIENT FOR CONSIDERATION. UPDATE FILE NOTES 10.00 10.	3/4 COST	2018	3	12	03019.01-T	JJF		0	0	0.47	0.00	0.47
100 100							· ·					
TELEPHONE CALL FROM CLIENT ABOUT EMAIL FROM LENDER'S 0.1 500 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 50.00 0.00 50	255 11	2010	2	1.5	02010 01 7	D 4 T		0.0	7 00	100.00	0.00	100.00
176 H 2018 3 15 03019.01-T DAT ATTORNEY. 0.1 500 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 50.00 0.00 5	3/5 H	2018	3	15	03019.01-1	DAI		0.2	500	100.00	0.00	100.00
REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING SETTLEMENT NEGOTATIONS WITH ATTORNEY FOR WELLS FARGO O.1 500 50.00 0.00 50.00	276 11	2010	2	1.5	02010 01 T	DATE		0.1	500	7 0.00	0.00	50.00
SETTLEMENT NEGOTATIONS WITH ATTORNEY FOR WELLS FARGO 0.1 500 50.00 0.00 50	3/6 H	2018	5	15	03019.01-1	DAI		0.1	500	50.00	0.00	50.00
177 H 2018 3 18 03019.01-T DAT BANK. 0.1 500 50.00 0.00												
E-MAIL TO ATTORNEY FOR WELLS FARGO BANK CLARIFYING	277 Ц	2010	2	10	02010 01 T	DAT		0.1	500	50.00	0.00	50.00
188 H 2018 3 18 03019.01-T DAT EARLIER EMAIL REGARDING SETTLEMENT NEGOTIATIONS. 0.1 500 50.00 0.00 5	3//П	2018		10	05019.01-1	DAI		0.1	300	30.00	0.00	30.00
REVIEW AND RESPOND TO E-MAIL FROM ATTORNEY FOR MORTGAGE	270 Ц	2019	2	10	03010 01 T	DAT		0.1	500	50.00	0.00	50.00
179 H 2018 3 19 03019.01-T DAT LENDER. 0.1 500 50.00 0.00 50.00 50.00 0.00 50.	3/011	2010	J	10	03017.01-1	DAI		0.1	300	30.00	0.00	30.00
REVIEW AND RESPOND TO E-MAIL FROM ATTORNEY FOR LENDER AND ISSUE INSTRUCTIONS TO PARALEGAL TO CALL CLIENT AND ADVISE. 0.1 500 50.00 0.00 50.00	370 H	2018	3	10	03019 01 ₋ T	DΔТ		0.1	500	50.00	0.00	50.00
AND ISSUE INSTRUCTIONS TO PARALEGAL TO CALL CLIENT AND	3/9/11	2010	J	1)	03017.01-1	DAI		0.1	300	50.00	0.00	30.00
New 2018 3 19 03019.01-T DAT ADVISE. 0.1 500 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00 0.00 50.00												
MEMO TO FILE REGARDING SETTLEMENT TERMS. Ruling: Disallowed in full - lack of necessity, lack of demonstrated benefit to estate, sustain objection of debtor. 0.1 500 50.00 50.00 50.00 0.0 50.0	380 H	2018	3	19	03019 01-T	DAT		0.1	500	50.00	0.00	50.00
In full - lack of necessity, lack of demonstrated benefit to estate, sustain 0.1 500 50.00 50.00 50.00 0.0	300 11	2010		1)	03017.01 1	DITT		0.1	300	30.00	0.00	30.00
No. 1 1 1 2018 3 19 03019.01-T DAT Objection of debtor. 0.1 500 50.00 50							ů .					
FURTHER EMAIL TO ATTORNEY FOR LENDER TO CLARIFY	381 H	2018	3	19	03019.01-T	DAT	• 7	0.1	500	50.00	50.00	0.00
REVIEW COURT TENTATIVE REGARDING DISCLOSURE STATEMENT WITH PLAN AND DISCLOSURE STATEMENT - ASSESS ISSUES TO BE REVIEW AND RESPOND TO E-MAIL TO CLIENT REGARDING SAME. 0.5 500 250.00 0.00 250.00 REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING DATE, REVIEW AND RESPOND TO	001						v	***				
REVIEW COURT TENTATIVE REGARDING DISCLOSURE STATEMENT WITH PLAN AND DISCLOSURE STATEMENT - ASSESS ISSUES TO BE 883 H 2018 3 20 03019.01-T DAT ADDRESSED AND SEND E-MAIL TO CLIENT REGARDING SAME. 0.5 500 250.00 0.00 250.00 REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING DATE,	382 H	2018	3	19	03019.01-T	DAT		0.1	500	50.00	0.00	50.00
WITH PLAN AND DISCLOSURE STATEMENT - ASSESS ISSUES TO BE ADDRESSED AND SEND E-MAIL TO CLIENT REGARDING SAME. REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING DATE, TIME, PLACE FOR DISCLOSURE STATEMENT HEARING. REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING DATE, TIME, PLACE FOR DISCLOSURE STATEMENT HEARING. O.5 500 250.00 0.00 250.00 O.00 50.00 0.00 50.00 S85 COST 2018 3 20 03019.01-T DAT COPIES OF DOCUMENTS NEEDED FOR HEARING (65). O 0.2 13.00 0.00 13.00								,,,				
2018 3 20 03019.01-T DAT ADDRESSED AND SEND E-MAIL TO CLIENT REGARDING SAME. 0.5 500 250.00 0.00 250.00 250.00 0.00							REVIEW COURT TENTATIVE REGARDING DISCLOSURE STATEMENT					
REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING DATE, TIME, PLACE FOR DISCLOSURE STATEMENT HEARING. 0.1 500 50.00 0.00 50.00 885 COST 2018 3 20 03019.01-T DAT COPIES OF DOCUMENTS NEEDED FOR HEARING (65). 0 0.2 13.00 0.00 13.00							WITH PLAN AND DISCLOSURE STATEMENT - ASSESS ISSUES TO BE					
REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING DATE, TIME, PLACE FOR DISCLOSURE STATEMENT HEARING. 0.1 500 50.00 0.00 50.00 885 COST 2018 3 20 03019.01-T DAT COPIES OF DOCUMENTS NEEDED FOR HEARING (65). 0 0.2 13.00 0.00 13.00	383 H	2018	3	20	03019.01-T	DAT	ADDRESSED AND SEND E-MAIL TO CLIENT REGARDING SAME.	0.5	500	250.00	0.00	250.00
885 COST 2018 3 20 03019.01-T DAT COPIES OF DOCUMENTS NEEDED FOR HEARING (65). 0 0.2 13.00 0.00 13.00							REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING DATE,					
885 COST 2018 3 20 03019.01-T DAT COPIES OF DOCUMENTS NEEDED FOR HEARING (65). 0 0.2 13.00 0.00 13.00	384 H	2018	3	20	03019.01-T	DAT	TIME, PLACE FOR DISCLOSURE STATEMENT HEARING.	0.1	500	50.00	0.00	50.00
186 H 2018 3 20 03019.01-T DAT REVIEW FILE TO PREPARE FOR HEARING. 0.4 500 200.00 0.00 200.00	385 COST	2018	3	20	03019.01-T	DAT	COPIES OF DOCUMENTS NEEDED FOR HEARING (65).	0	0.2	13.00	0.00	13.00
	386 H	2018	3	20	03019.01-T	DAT	REVIEW FILE TO PREPARE FOR HEARING.	0.4	500	200.00	0.00	200.00

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						DISCLOSURE STATEMENT HEARING AND CONFER WITH CLIENT					
387 H	2018	3	21	03019.01-T	DAT	AFTER HEARING.	1.5	500	750.00	0.00	750.00
200 000	T 2010	•	21	02010 01 7	D. 1 T.	MILET GE (20)	0	0.56	16.00	0.00	16.00
388 COS	T 2018	3	21	03019.01-T	DAT	MILEAGE (30).	0	0.56	16.80	0.00	16.80
						E-MAIL TO ATTORNEY FOR LENDER REGARDING STATUS OF CASE,					
200 11	2010	2	21	02010 01 T	DAT	PENDING SETTLEMENT REGARDING PLAN TREATMENT OF	0.0	500	100.00	0.00	100.00
389 H	2018	3	21	03019.01-T	DAT	MORTGAGE.	0.2	500	100.00	0.00	100.00
						REVIEW AND RESPOND TO E-MAIL FROM ATTORNEY FOR MORTGAGE					
390 H	2018	3	22	03019.01-T	DAT	LENDER. REPLY BOTH TO CLIENT AND TO ATTORNEY.	0.1	500	50.00	0.00	50.00
391 H	2018	3		03019.01-T	DAT	E-MAIL TO ATTORNEY FOR LENDER.	0.1	500	50.00	0.00	50.00
371 11	2010	J	50	03017.01-1	DAI	TELEPHONE CALL TO CLIENT REGARDING SETTLEMENT STIPULATION	0.1	300	30.00	0.00	30.00
						PROPOSED BY BANK COUNSEL. VOICEMAIL. Ruling: Disallowed in full -					
						excessive time for task, no benefit to estate, fees allowed for actual					
392 H	2018	4	9	03019.01-T	DAT	communication with client on 4/10/19.	0.1	500	50.00	50.00	0.00
372 11	2010		,	03017.01 1	Dill	Communication with chemic on 4/19/12/1	0.1	300	30.00	30.00	0.00
						RETURN TELEPHONE CALL FROM CLIENT, VOICEMAIL. Ruling:					
						Disallowed in full - excessive time for task, no benefit to estate, fees allowed					
393 H	2018	4	10	03019.01-T	DAT	for actual communication with client on later entries on 4/10/19.	0.1	500	50.00	50.00	0.00
						RETURN TELEPHONE CALL FROM CLIENT. VOICEMAIL. Ruling:					
						Disallowed in full - excessive time for task, no benefit to estate, fees allowed					
394 H	2018	4	10	03019.01-T	DAT	for actual communication with client on later entries on 4/10/19	0.1	500	50.00	50.00	0.00
						TELEPHONE CALL FROM CLIENT REGARDING STIPULATION					
395 H	2018	4	10	03019.01-T	DAT	REGARDING PLAN.	0.3	500	150.00	0.00	150.00
						E-MAIL TO ATTORNEY FOR LENDER REGARDING SETTLEMENT					
396 H	2018	4	10	03019.01-T	DAT	STIPULATION.	0.2	500	100.00	0.00	100.00
						REVIEW AND RESPOND TO E-MAIL FROM CLIENT REGARDING					
						INCREASE IN MONTHLY PAYMENT DUE TO CORRECTION IN					
						PRINCIPAL BALANCE OF LOAN. RUN CALCULATIONS ON BOTH					
397 H	2018	4	10	03019.01-T	DAT	FIGURES AND RUN ADDITIONAL CALCULATION ON DIFFERENTIAL.	0.2	500	100.00	0.00	100.00
	2010			02010 01 T	D. 1	TELEPHONE CALL TO CLIENT REGARDING SETTLEMENT WITH WELLS	0.0	# 00	400.00	0.00	400.00
398 H	2018	4	17	03019.01-T	DAT	FARGO.	0.2	500	100.00	0.00	100.00
200 11	2010		17	02010 01 1	D.A.T.	E-MAIL TO ATTORNEY FOR WELLS FARGO REGARDING SETTLEMENT	0.1	500	50.00	0.00	50.00
399 H 400 H	2018	4	17	03019.01-T 03019.01-T	DAT	AGREEMENT.	0.1	500 500	50.00	0.00	50.00 50.00
400 H	2018	4	17	03019.01-1	DAT	REVIEW SETTLEMENT AGREEMENT ONE FINAL TIME. TELEPHONE CALL TO CLIENT TO CONFIRM HIS RECEIPT OF	0.1	300	50.00	0.00	50.00
401 H	2018	4	17	03019.01-T	DAT	SETTLEMENT AGREEMENT AND APPROVAL OF SAME.	0.1	500	50.00	0.00	50.00
401 11	2010	4	17	03017.01-1	DAI	REVIEW AND RESPOND TO E-MAIL FROM CLIENT WITH COPY OF	0.1	300	30.00	0.00	30.00
402 H	2018	4	18	03019.01-T	DAT	SIGNED SETTLEMENT AGREEMENT WITH BANK ATTACHED.	0.1	500	50.00	0.00	50.00
402 11	2010	-	10	03017.01-1	DAI	E-MAIL TO CLIENT PROVIDING EXPLANATIONS FOR CERTAIN	0.1	300	30.00	0.00	30.00
403 H	2018	4	18	03019.01-T	DAT	PARAGRAPHS IN THE AGREEMENT.	0.1	500	50.00	0.00	50.00
103 11	2010	7	10	03017.01 1	Dill	TARGORALID IV THE MOREEVENT.	0.1	300	30.00	0.00	30.00
404 H	2018	4	18	03019.01-T	DAT	E-MAIL TO ATTORNEY EXNOWSKI REGARDING PLAN STIPULATION.	0.1	500	50.00	0.00	50.00
	2010	Т	10	000171011	2111	DISCLOSURE STATEMENT HEARING. Ruling: Disallowed in part -	0.1	200	50.00	0.00	20.00
						excessive time for task performed (counsel could appear by telephone, hearing					
						lasted 8 minutes, concluded at 11:35 am on 11:00 am calendar, disclosure					
						statement was uncontested after reaching settlement with senior home lender).					
405 H	2018	4	25	03019.01-T	DAT	Allowed time: 1.0 hour.	2	500	1,000.00	500.00	500.00
						TELEPHONE CALL TO CLIENT REGARDING DISCLOSURE STATEMENT			,		
406 H	2018	4	25	03019.01-T	DAT	HEARING OUTCOME.	0.2	500	100.00	0.00	100.00
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407 COST	2018	4	25	03019.01-T	DAT	MILEAGE (30).	0	0.56	16.80	0.00	16.80
408 COST	2018	4	25	03019.01-T	DAT	PARKING.	0	0	2.00	0.00	2.00
400 **	2010		2.	02010 01 15	D . T			# 00	400.00	0.00	400.00
409 H	2018	4	26	03019.01-T	DAT	REVIEW AND REVISE ORDER APPROVING DISCLOSURE STATEMENT.	0.2	500	100.00	0.00	100.00
410 H	2018	4	26	03019.01-T	DAT	REVIEW AND REVISE PLAN. REVISE PLAN OF REORGANIZATION TO INSERT INFORMATION	0.1	500	50.00	0.00	50.00
411 II	2018	4	26	03019.01-T	MLM	REVISE PLAN OF REORGANIZATION TO INSERT INFORMATION REGARDING TREATMENT OF WELLS FARGO BANK.	0.4	150	60.00	0.00	<i>c</i> 0.00
411 H 412 H	2018	4	26	03019.01-1 03019.01-T	MLM	PREPARE ORDER APPROVING DISCLOSURE STATEMENT.	0.4	150	60.00	0.00	60.00
412 11	2010	4	20	03017.01-1	IVILIVI	E-MAIL TO CLIENT REGARDING AMENDED PLAN. ASK PARALEGAL	0.4	130	00.00	0.00	00.00
413 H	2018	4	30	03019.01-T	DAT	CHAU TO FOLLOW UP WITH CLIENT.	0.2	500	100.00	0.00	100.00
41311	2010	7	50	03017.01-1	ואט	TELEPHONE CALL FROM CLIENT REGARDING AMENDMED PLAN AND	0.2	300	100.00	0.00	100.00
414 H	2018	4	30	03019.01-T	DAT	AMEX CLAIM.	0.3	500	150.00	0.00	150.00
71711	2010		50	03017.01 1	DITT	I I WILLY CLI HIVI.	0.5	300	130.00	0.00	130.00
						E-MAIL FROM ATTORNEY FARRIS AT OFFICE OF THE UNITED STATES					
						TRUSTEE REGARDING PAYMENT OF QUARTERLY FEES. FORWARD TO					
415 H	2018	5	7	03019.01-C	DAT	CLIENT AND TO MONTHLY OPERATING REPORT PREPARER.	0.1	500	50.00	0.00	50.00
416 COST	2018	5	7	03019.01-T	MLM	COPIES OF PLAN VOTING PACKET (480).	0	0.2	96.00	0.00	96.00
417 COST	2018	5	7	03019.01-T	MLM	POSTAGE FOR PLAN VOTING PACKET.	0	0	39.12	0.00	39.12
418 H	2018	5	18	03019.01-T	DAT	E-MAIL TO ATTORNEY FOR SECURED CREDITOR REGARDING BALLOT.	0.1	500	50.00	0.00	50.00
419 H	2018	5	18	03019.01-T	DAT	E-MAIL TO CLIENT REGARDING GATHERING VOTES.	0.1	500	50.00	0.00	50.00
420 H	2018	5	21	03019.01-T	DAT	CONTINUE PREPARATION OF CONFIRMATION BRIEF.	1.1	500	550.00	0.00	550.00
421 H	2018	5	21	03019.01-T	DAT	E-MAIL TO CLIENT REGARDING CONFIRMATION BRIEF.	0.2	500	100.00	0.00	100.00
						3 ATTEMPTS TO RETURN TELEPHONE CALL FROM JACOB" AT FAY					
						LOAN SERVICING 312-429-2623. VOICEMAIL." Ruling: Disallowed in full -					
422 H	2018	5	25	03019.01-F	DAT	lack of necessity of task, excessive time for task, no benefit to estate.	0.1	500	50.00	50.00	0.00
						REVIEW REQUEST FOR NOTICE FILED BY ATTORNEY EDWARD					
100 11	2010	,	1	02010 01 4	DAT	TREDER. UNABLE TO ASCERTAIN PURPOSE FOR NOTICE. Ruling:	0.1	500	5 0.00	50.00	0.00
423 H	2018	6	_	03019.01-A 03019.01-T	DAT	Disallowed in full - lack of necessity for task, no benefit to estate.	0.1	500	50.00	50.00	0.00
424 H 425 H	2018	6	_	03019.01-1 03019.01-T	DAT DAT	REVIEW AND REVISE MOTION TO APPROVE PLAN. E-MAIL TO CLIENT REGARDING CONFIRMATION BRIEF.	0.3	500 500	150.00 50.00	0.00	150.00 50.00
423 П	2010	0	12	03019.01-1	DAI	CONFER WITH PARALEGAL REGARDING PREPARATION OF	0.1	300	30.00	0.00	30.00
						CONFIRMATION BRIEF. Ruling: Disallowed in part - excessive time for					
						nature of task to instruct paralegal to prepare table of contents and table of					
426 H	2018	6	15	03019.01-T	DAT	authorities (see following entry). Allowed time: 0.2 hours.	0.5	500	250.00	150.00	100.00
12011	2010	-	10	03017.01 1	D.111	PREPARE TABLE OF CONTENTS AND TABLE OF AUTHORITIES. Ruling:	010	200	220.00	120.00	100.00
						Disallowed in part - excessive time for nature of task for paralegal to prepare					
						table of contents and table of authorities which could be computer generated.					
427 H	2018	6	15	03019.01-T	DLC	Allowed time: 1.0 hour @ \$100.00/hour.	3.3	100	330.00	230.00	100.00
428 H	2018	6	_	03019.01-T	DLC	PREPARE BALLOT SUMMARY.	0.5	100	50.00	0.00	50.00
429 H	2018	6	_	03019.01-T	DLC	E-MAIL CLIENT DECLARATION TO CLIENT.	0.1	100	10.00	0.00	10.00
						PREPARE AUTHORIZATION LETTER FOR NEW MORTGAGE LENDER,					
430 H	2018	6	18	03019.01-A	JJF	FAY SERVICING LLC.	0.2	100	20.00	0.00	20.00
						E-MAIL TO MR. BLACKBURN REGARDING AUTHORIZATION FOR					
						CLIENT TO SPEAK TO FAY SERVICING DIRECTLY REGARDING					
431 H	2018	6	18	03019.01-A	JJF	MORTGAGE LOAN.	0.1	100	10.00	0.00	10.00

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	А В	C	υ	E	r U	П	TELEPHONE CALL WITH MARK BLOOMFIELD OF FAY SERVICING LLC	J	V	L	IVI	IN
432 H		2018	6	22	03019.01-A	DLC	REGARDING AUTHORIZATION LETTER.	0.1	100	10.00	0.00	10.00
432 11		2010	0	LL	03013.01-A	DLC	E-MAIL TO FAY SERVICING LLC REGARDING AUTHORIZATION	0.1	100	10.00	0.00	10.00
433 H		2018	6	22	03019.01-A	DLC	LETTER.	0.1	100	10.00	0.00	10.00
433 11		2010	0	LL	03017.01-A	DLC	TELEPHONE CALL TO CLIENT TERMINATING REPRESENTATION.	0.1	100	10.00	0.00	10.00
							Ruling: Disallowed in full - task of client termination benefits applicant, not					
434 H		2018	6	22	03019.01-B01	DAT	estate.	0.1	500	50.00	50.00	0.00
43411		2010	U	LL	03013.01-001	ואנו	E-MAIL TO CLIENT TO CONFIRM TERMINATION OF ATTORNEY/CLIENT	0.1	300	30.00	30.00	0.00
							RELATIONSHIP. Ruling: Disallowed in full - task of client termination					
435 H		2018	6	22	03019.01-B01	DAT	benefits applicant, not estate.	0.1	500	50.00	50.00	0.00
433 11		2010	U	LL	03013.01-001	ואנו	PREPARATION OF MOTION TO WITHDRAW. Ruling: Disallowed in full -	0.1	300	30.00	30.00	0.00
436 H		2018	6	22	03019.01-B01	DAT	task of withdrawal motion benefits applicant, not estate.	1.7	500	850.00	850.00	0.00
430 11	-+	2010	U	22	03013.01-001	ואמ	COPIES (46) OF APPLICATION FOR ORDER SETTING HEARING ON	1.7	300	030.00	050.00	0.00
							SHORTENED NOTICE. Ruling: Disallowed in full - task of withdrawal					
437 CO	тес	2018	6	25	03019.01-B01	DLC	motion benefits applicant, not estate.	0	0.2	9.20	9.20	0.00
437 (0	<i>J</i> 31	2010	U	23	03013.01-001	DLC	COPIES OF MOTION TO WITHDRAW AS COUNSEL TO DEBTOR-IN-	U	0.2	7.20	7.20	0.00
							POSSESSION AND CONTINUING THE HEARING ON HEARING TO					
438 C0	тгс	2018	6	25	03019.01-B01	DI C	CONFIRM DEBTOR'S PROPOSED PLAN OF REORGANIZATION (50).	0	0.2	10.00	0.00	10.00
430 (J31	2010	0	23	03013.01-001	DLC	REVIEW ORDER SHORTENING TIME. Ruling: Disallowed in full - task of	U	0.2	10.00	0.00	10.00
439 H		2018	6	26	03019.01-B01	DAT	withdrawal motion benefits applicant, not estate.	0.1	500	50.00	50.00	0.00
437 11		2010	0	20	03017.01-001	DAI	PREPARATION OF INSTRUCTIONS FOR PARALEGAL INCLUDING	0.1	300	30.00	30.00	0.00
							GATHERING AVAILABLE PHONE, EMAIL AND STREET ADDRESS					
							INFORMATION. Ruling: Disallowed in full - lack of necessity for task since					
440 H		2018	6	26	03019.01-B01	DAT	attorney terminated representation.	0.6	500	300.00	300.00	0.00
440 II		2010	0	20	03019.01-D01	DAI	TELEPHONE CALL FROM ATTORNEY KROPFF REGARDING MOTION TO	0.0	300	300.00	300.00	0.00
							WITHDRAW. Ruling - Disallowed in full - applicant exercised billing					
441 N		2018	6	26	03019.01-B01	DAT	judgment and indicated entry was "N" (no charge).	0.3	500	150.00	150.00	0.00
441 IN		2010	0	20	03017.01-001	DAI	TELEPHONE CALL FROM CLIENT REGARDING FEE DISPUTE. Ruling:	0.3	300	130.00	150.00	0.00
							Disallowed in full - lack of necessity for task since attorney terminated					
							representation, task benefits applicant as creditor, no benefit to estate for					
442 H		2018	6	27	03019.01-B01	DAT	defense of fee application.	0.6	500	300.00	300.00	0.00
442 11		2010	0	41	03017.01-001	DAI	COPIES OF MOTION TO WITHDRAW (336), NOTICE OF HEARING	0.0	300	300.00	300.00	0.00
							REGARDING MOTION TO WITHDRAW, & ORDER SHORTENING TIME.					
							Ruling: Disallowed in full - task of withdrawal motion benefits applicant, not					
443 C0	ЭСТ	2018	6	27	03019.01-B01	HE	estate.	0	0.2	67.20	67.20	0.00
443 (4	JS1	2010	0	21	03017.01-001	JJI.	E-MAIL NOTICE TO GREGORY CREIGHTON REGARDING MOTION TO	U	0.2	07.20	07.20	0.00
							WITHDRAW, NOTICE OF HEARING REGARDING MOTION TO					
							WITHDRAW, & ORDER SHORTENING TIME. Ruling: Disallowed in full -					
							lack of necessity for task since attorney terminated representation, no benefit					
444 U		2018	6	27	03019.01-B01	IIE	to estate.	0.2	100	20.00	20.00	0.00
444 H	-+	2010	6	21	03019.01-D01	JJF	PREPARE DECLARATION REGARDING EMAIL TO GREGORY	0.2	100	20.00	20.00	0.00
							CREIGHTON REGARDING MOTION TO WITHDRAW, NOTICE OF					
							HEARING REGARDING MOTION TO WITHDRAW, & ORDER					
							,					
1/15 11		2010	_	27	03019.01-B01	ПЕ	SHORTENING TIME. Ruling: Disallowed in full - task of withdrawal motion	0.2	100	20.00	20.00	0.00
445 H		2018	6	27	U3U17.U1-BU1	IJΓ	benefits applicant, not estate. REVIEW CLIENT LETTER REGARDING FEE DISPUTE. Ruling: Disallowed	0.3	100	30.00	30.00	0.00
							_					
446 11		2010	,	20	02010 01 701	DAT	in full - lack of necessity for task since attorney terminated representation,	0.0	£00	100.00	100.00	0.00
446 H	$-\parallel$	2018	6	29	03019.01-B01	DA1	task benefits applicant as creditor, no benefit to estate	0.2	500	100.00	100.00	0.00
447 11		2010	,	20	02010 01 T	DAT	E-MAIL FROM CLIENT WITH COPY OF SIGNED DECLARATION IN	Δ.1	£00	£0.00	0.00	50.00
447 H		2018	6		03019.01-T	DAT	SUPPORT OF CONFIRMATION BRIEF.	0.1	500	50.00	0.00	50.00
448 H		2018	6	29	03019.01-T	DAT	CONFER WITH PARALEGAL TO FILE CONFIRMATION BRIEF.	0.1	500	50.00	0.00	50.00

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449 (COST	2018	6	29	03019.01-T	MLM	COPIES OF CONFIRMATION BRIEF (232).	0	0.2	46.40	0.00	46.40
117	0001	2010		-/	00017101 1	1,121,1	(202)		0.2	10110	0.00	10110
450 (COST	2018	6	29	03019.01-T	MLM	POSTAGE FOR CONFIRMATION BRIEF.	0	0	17.00	0.00	17.00
							HEARING MOTION TO WITHDRAW. HEARING CONTINUED TO 7/11.	-	-			
							Ruling: Disallowed in full - task of withdrawal motion benefits applicant, not					
451 H	H	2018	7	3	03019.01-B01	DAT	estate.	1.7	500	850.00	850.00	0.00
							MILEAGE (30). Ruling: Disallowed in full - task of withdrawal motion					
452 (COST	2018	7	3	03019.01-B01	DAT	benefits applicant, not estate	0	0.56	16.80	16.80	0.00
							PARKING. Ruling: Disallowed in full - task of withdrawal motion benefits					
453 (COST	2018	7	3	03019.01-B01	DAT	applicant, not estate	0	0	1.00	1.00	0.00
							SET UP COURT CALL FOR CONFIRMATION HEARING ON 7/11. Ruling:					
							Disallowed in part - task of setting up court call is clerical, nonattorney					
							function, not billable at attorney rate. Allowed amount: 0.1 hour@\$100.00					
454 I	I	2018	7	5	03019.01-T	DAT	hour.	0.1	500	50.00	40.00	10.00
	~~~	• • • •	_				MESSENGER SERVICE TO DELIVER JUDGE'S COPY TO LOS ANGELES			• • • •		
455 (	COST	2018	7	9	03019.01-B01	MLM	COURTHOUSE.	0	0	39.60	0.00	39.60
							REVIEW AND REVISE PROPOSED ORDER GRANTING MOTION FOR					
45 C T	т	2010	7	11	02010 01 701	D.A.T.	LEAVE TO WITHDRAW. Ruling: Disallowed in full - task of withdrawal	0.1	500	<b>70.00</b>	<b>50.00</b>	0.00
456 I	1	2018	7	11	03019.01-B01	DAI	motion benefits applicant, not estate PREPARE ORDER GRANTING FIRM'S MOTION TO WITHDRAW AS	0.1	500	50.00	50.00	0.00
							COUNSEL OF RECORD. Ruling: Disallowed in full - task of withdrawal					
457 H	1	2018	7	11	03019.01-B01	мм	motion benefits applicant, not estate	0.2	150	30.00	30.00	0.00
43/1	1	2010	- 1	11	03019.01-D01	MILIM	HEARING ON PLAN CONFIRMATION, MOTION TO WITHDRAW. Ruling:	0.2	130	30.00	30.00	0.00
							Disallowed in part - task of withdrawal motion benefits applicant, not estate.					
458 H	1	2018	7	11	03019.01-T	DAT	Allowed time: 0.4 hour.	0.8	500	400.00	200.00	200.00
7301		2010	,	11	03017.01 1	Dill	Into wear affect of a nout.	0.0	300	100.00	200.00	200.00
459 (	COST	2018	7	11	03019.01-T	DAT	COURTCALL FEE. INVOICE ID 9177052.	0	0	35.00	0.00	35.00
									-		****	
							CONFER WITH PARALEGAL MURGUIA REGARDING PREPARATION OF					
							DRAFT CONFIRMATION ORDER AND DRAFT ORDER GRANTING					
							MOTION TO WITHDRAW. Ruling: Disallowed in part - task of withdrawal					
460 H	H	2018	7	11	03019.01-T	DAT	motion benefits applicant, not estate. Allowed time: 0.2 hour.	0.3	500	150.00	50.00	100.00
461 H	H	2018	7	11	03019.01-T	DAT	REVIEW AND REVISE ORDER CONFIRMING PLAN.	0.3	500	150.00	0.00	150.00
							PREPARE ORDER CONFIRMING DEBTOR'S FIRST AMENDED PLAN OF					
462 I	H	2018	7	11	03019.01-T	MLM	REORGANIZTION.	0.2	150	30.00	0.00	30.00
							PREPARE NOTICE OF LODGMENT OF ORDER GRANTING MOTION TO					
							WITHDRAW AS COUNSEL. Ruling: Disallowed in full - task of withdrawal					
463 I	ł	2018	7	12	03019.01-B01	JJF	motion benefits applicant, not estate.	0.3	100	30.00	30.00	0.00
							COPIES OF NOTICE OF LODGMENT REGARDING MOTION TO					
464 (	COST	2018	7	12	03019.01-B01	JJF	WITHDRAW AS COUNSEL AND CONFIRMATION ORDER (20).	0	0.2	4.00	0.00	4.00
		• • • •	_				PREPARE NOTICE OF LODGMENT REGARDING CONFIRMATION		400	• • • • •		• • • • •
465 I	1	2018	7	12	03019.01-T	JJF	ORDER.	0.3	100	30.00	0.00	30.00
166	т	2010	_	20	02010 01 B02	DATE	REVIEW AND REVISE DAVID A. TILEM DECLARATION IN SUPPORT OF	^ 4	500	200.00	0.00	200.00
466 H		2018	7	30	03019.01-B02		FIRST AND FINAL APPLICATION.	0.4	500	200.00	0.00	200.00
467 I	1	2018	8	2	03019.01-B02	DAI	REVIEW AND REVISE FINAL FEE APPLICATION. REVIEW E-MAIL FROM US TRUSTEE ATTORNEY YIP ABOUT FEE	0.3	500	150.00	0.00	150.00
							APPLICATION. Ruling: Allowed in full - fees for services rendered in					
							· ·					
468 H	1	2018	8	10	03019.01-B02	DAT	preparation of fee application to clarify certain prepetition services not part of fee application at request of US Trustee (per ECF 107).	0.1	500	50.00	0.00	50.00
408 I	1	2018	ð	10	03017.01 <b>-B</b> 02	DΑΙ	nee application at request of OS Trustee (per ECF 107).	0.1	200	50.00	0.00	30.00

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							E-MAIL TO U.S. TRUSTEE ATTORNEY YIP ABOUT FEE APPLICATION.					
							Ruling: Allowed in full - fees for services rendered in preparation of fee					
							application to clarify certain prepetition services not part of fee application at					
469 H		2018	8	10	03019.01-B02	DAT	request of US Trustee (per ECF 107).	0.1	500	50.00	0.00	50.00
							REVIEW EMAIL FROM DEBTOR - CONFIRM HEARING DATE WITH					
							COURT CALENDAR AND TELEPHONE CALL TO CHAMBERS. Ruling:					
							Disallowed in full - lack of necessity for task since attorney terminated					
							representation, task benefits applicant as creditor, no benefit to estate, lack of					
470 H		2018	8	10	03019.01-B02	DAT	necessity for attorney to perform clerical task (scheduling hearing).	0.2	500	100.00	100.00	0.00
							REPLY TO EMAIL FROM DEBTOR REGARDING FEE APPLICATION					
							HEARING DATE. Ruling: Disallowed in full - lack of necessity for task since					
							attorney terminated representation, task benefits applicant as creditor, no					
471 H		2018	8	10	03019.01-B02	DAT	benefit to estate.	0.1	500	50.00	50.00	0.00
							REVIEW AND RESPOND TO E-MAIL FROM ATTORNEY YIP REGARDING					
							POSSIBLE STIPULATION TO RESOLVE FEE APPLICATION CONCERN.					
							Ruling: Allowed in full - fees for services rendered in preparation of fee					
							application to clarify certain prepetition services not part of fee application at					
472 H		2018	8	13	03019.01-B02	DAT	request of US Trustee (per ECF 107).	0.2	500	100.00	0.00	100.00
							REVIEW AND RESPOND TO E-MAIL FROM U.S. TRUSTEE ATTORNEY					
							YIP AND PREPARE SUPPLEMENTAL DECLARATION IN SUPPORT OF FEE					
							APPLICATION. Ruling: Allowed in full - fees for services rendered in					
							preparation of fee application to clarify certain prepetition services not part of					
473 H		2018	8	13	03019.01-B02	DAT	fee application at request of US Trustee (per ECF 107).	0.3	500	150.00	0.00	150.00
							FEDERAL EXPRESS MOTION TO WITHDRAW AS COUNSEL OF RECORD.					
							Ruling: Disallowed in full - task of withdrawal motion benefits applicant, not					
474 COS	ST	2018	8	20	03019.01-B01	MLM	estate	0	0	203.03	203.03	0.00
							REVIEW AND RESPOND TO EMAIL FROM PETER KUDRAVE ABOUT					
							HEARING ON FEE APPLICATION. Ruling: Disallowed in full - lack of					
							necessity for task since attorney terminated representation, task benefits					
475 H		2018	8	20	03019.01-B02	DAT	applicant as creditor, no benefit to estate	0.2	500	100.00	100.00	0.00
							REVIEW AND RESPOND TO EMAIL FROM PETER KUDRAVE WITH					
							SETTLEMENT OFFER. Ruling: Disallowed in full - lack of necessity for task					
							since attorney terminated representation, task benefits applicant as creditor,					
476 H		2018	8	21	03019.01-B02	DAT	no benefit to estate	0.5	500	250.00	250.00	0.00
							REVIEW AND RESPOND TO EMAIL FROM FORMER CLIENT. Ruling:					
							Disallowed in full - lack of necessity for task since attorney terminated					
477 H		2018	8	23	03019.01-B02	DAT	representation, task benefits applicant as creditor, no benefit to estate	0.1	500	50.00	50.00	0.00
							CONFER WITH CRIMINAL COUNSEL TO EVALUATE WHETHER MR.					
							KUDRAVE'S EMAIL IS EXTORTIONATE AND FOR ASSISTANCE IN					
							DRAFTING A RESPONSE. Ruling: Disallowed in full - lack of necessity for					
							task since attorney terminated representation, task benefits applicant as					
478 H		2018	8	23	03019.01-B02	DAT	creditor, no benefit to estate	0.3	500	150.00	150.00	0.00
							PREPARATION OF E-MAIL TO FORMER CLIENT. Ruling: Disallowed in					
							full - lack of necessity for task since attorney terminated representation, task					
479 H		2018	8	23	03019.01-B02	DAT	benefits applicant as creditor, no benefit to estate	0.9	500	450.00	450.00	0.00

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		5 0				- 11	REVIEW COURT ORDER REGARDING FEE APPLICATION. CALENDAR	•	-11	L	111	
							SAME FOR NEW DATE/TIME. Ruling: Disallowed in full - lack of necessity					
							for task since attorney terminated representation, task benefits applicant as					
480 H		2018	8	27	03019.01-B02	DAT	creditor, no benefit to estate	0.1	500	50.00	50.00	0.00
481 H		2018	9		03019.01-B02		REVIEW REVISED FEE APPLICATION.	0.1	500	50.00	0.00	50.00
482 H		2018	9		03019.01-B02		REVIEW AND SIGN AMENDED FEE APPLICATION DOCUMENTS.	0.2	500	100.00	0.00	100.00
							FEDERAL EXPRESS FOR INVOICE 6-350-78526. Ruling: Disallowed in part -					
							lack of demonstrated benefit to estate for express delivery of fee application.					
483 C		2018	10	7	03019.01-B02	MLM	Allowed expenses for priority mail delivery: \$8.00	0	0	19.93	11.93	8.00
							REVIEW FEE APPLICATION OPPOSITION. Ruling: Disallowed in full - lack					
							of necessity for task since attorney terminated representation, task benefits					
484 H		2018	10	15	03019.01-B02	DAT	applicant as creditor, no benefit to estate for defense of fee application.	0.1	500	50.00	50.00	0.00
							PREPARATION OF REPLY. Ruling: Disallowed in full - lack of necessity for					
							task since attorney terminated representation, task benefits applicant as					
485 H		2018	10	15	03019.01-B02	DAT	creditor, no benefit to estate for defense of fee application.	1.2	500	600.00	600.00	0.00
							REVIEW DEBTOR'S MOTION TO CONTINUE HEARING. Ruling:					
							Disallowed in full - lack of necessity for task since attorney terminated					
486 H		2018	10	22	03019.01-B02	DAT	representation, task benefits applicant as creditor, no benefit to estate	0.1	500	50.00	50.00	0.0
							REVIEW COURT'S TENTATIVE RULING FOR HEARING ON OCTOBER 24.					
							Ruling: Disallowed in full - lack of necessity for task since attorney					
							terminated representation, task benefits applicant as creditor, no benefit to					
487 H		2018	10	22	03019.01-B02	DAT	estate for defense of fee application.	0.1	500	50.00	50.00	0.00
							START TO REVIEW FILE AND TIMELINE RELATED TO COMPENSATION					
							MOTION. Ruling: Disallowed in full - lack of necessity for task since attorney					
							terminated representation, task benefits applicant as creditor, no benefit to					
488 H		2018	10	22	03019.01-B02	DAT	estate for defense of fee application.	0.4	500	200.00	200.00	0.00
							TELEPHONE CALL TO ATTORNEY EXNOWSKI AND FOLLOW UP WITH					
							EMAIL ABOUT POSSIBLE APPEARANCE AS WITNESS. Ruling:					
							Disallowed in full - lack of necessity for task since attorney terminated					
							representation, task benefits applicant as creditor, no benefit to estate for					
489 H		2018	10	22	03019.01-B02	DAT	defense of fee application.	0.1	500	50.00	50.00	0.00
							HEARING ON FEE APPLICATION - COURT SET TRIAL DATE. Ruling:					
							Disallowed in full - lack of necessity for task since attorney terminated					
							representation, task benefits applicant as creditor, no benefit to estate for					
490 H		2018	12	12	03019.01-B02	DAT	defense of fee application.	0.8	500	400.00	400.00	0.00
							TELEPHONE CALL FROM INTERNAL REVENUE SERVICE					
							REPRESENTATIVE. INFORMED HIM I AM NO LONGER COUNSEL OF					
10.		20.0			02010 01 7	D : =	RECORD. Ruling - Disallowed in full - applicant exercised billing judgment		-00		=0.0-	
491 N		2018	12	13	03019.01-B	DAT	and indicated entry was "N" (no charge).	0.1	500	50.00	50.00	0.00
							CONFER WITH ATTORNEY LACEY TO LOCATE DOCUMENTS NEEDED					
							FOR HIS REVIEW OF CASE TO ASSIST WITH TRIAL PREPARATION.					
							Ruling: Disallowed in full - lack of necessity for task since attorney					
							terminated representation, task benefits applicant as creditor, no benefit to					_
492 H		2018	12	19	03019.01-B02	DAT	estate for defense of fee application.	0.2	500	100.00	100.00	0.00

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493 H	2018	12	19	03019.01-B02	DAT	E-MAIL TO ATTORNEY KEVIN LACEY REGARDING PROPOSED DISCOVERY IN FEE DISPUTE. Ruling: Disallowed in full - lack of necessity for task since attorney terminated representation, task benefits applicant as creditor, no benefit to estate for defense of fee application.	0.3	500	150.00	150.00	0.00
494 H	2018	12	20	03019.01-B02	DAT	PREPARATION OF INTERROGATORIES AND START PREPARATION OF REQUESTS FOR ADMISSION. Ruling: Disallowed in full - lack of necessity for task since attorney terminated representation, task benefits applicant as creditor, no benefit to estate for defense of fee application.	1.1	500	550.00	550.00	0.00
495 H	2018	12	21	03019.01-B02	DAT	REVIEW AND RESPOND TO E-MAIL FROM ATTORNEY LACEY REGARDING DISCOVERY. Ruling: Disallowed in full - lack of necessity for task since attorney terminated representation, task benefits applicant as creditor, no benefit to estate for defense of fee application.	0.2	500	100.00	100.00	0.00
496 H	2018	12	21	03019.01-B02	DAT	PREPARATION OF DISCOVERY. Ruling: Disallowed in full - lack of necessity for task since attorney terminated representation, task benefits applicant as creditor, no benefit to estate for defense of fee application.  REVIEW FILE TO PREPARE FOR TRIAL TOMORROW. Ruling: Disallowed	0.9	500	450.00	450.00	0.00
497 H	2019	1	29	03019.01-B02	DAT	in full - lack of necessity for task since attorney terminated representation, task benefits applicant as creditor, no benefit to estate for defense of fee application.	4.9	500	2,450.00	2,450.00	0.00
498 COST	2019	1	30	03019.01-B02	DAT	PARKING FOR HEARING ON 1/30/19. Ruling: Disallowed in full - lack of necessity for task since attorney terminated representation, task benefits applicant as creditor, no benefit to estate for defense of fee application.	0	0	9.00	9.00	0.00
499 COST	2019	1	30	03019.01-B02	DAT	MILEAGE TO HEARING ON 1/30/19 (20). Ruling: Disallowed in full - lack of necessity for task since attorney terminated representation, task benefits applicant as creditor, no benefit to estate for defense of fee application.	0	0.56	11.20	11.20	0.00
500 H	2019	1	30	03019.01-B02	DAT	HEARING ON FEE APPLICATION. Ruling: Disallowed in full - lack of necessity for task since attorney terminated representation, task benefits applicant as creditor, no benefit to estate for defense of fee application.  DRAFT SETTLEMENT EMAIL TO PETER KUDRAVE. Ruling: Disallowed in	3.8	500	1,900.00	1,900.00	0.00
501 H	2019	1	30	03019.01-B02	DAT	full - lack of necessity for task since attorney terminated representation, task benefits applicant as creditor, no benefit to estate for defense of fee application.  START PREPARATION OF SUPPLEMENTAL REPLY. Ruling: Disallowed in	1.1	500	550.00	550.00	0.00
502 H	2019	1	30	03019.01-B02	DAT	full - lack of necessity for task since attorney terminated representation, task benefits applicant as creditor, no benefit to estate for defense of fee application.	0.6	500	300.00	300.00	0.00
503 H	2019	1	31	03019.01-B02	DAT	START REVIEW OF BILLING RECORDS TO LOCATE THOSE SUBJECT TO OBJECTION. Ruling: Disallowed in full - lack of necessity for task since attorney terminated representation, task benefits applicant as creditor, no benefit to estate for defense of fee application.	1.2	500	600.00	600.00	0.00

A	ВС	D	Е	F	G	Н	I	J	K	L	M	N
- 11		D				- 11	CAREFULLY DRAFT AND EDIT E-MAIL TO CLIENT REGARDING FEE			<u> </u>	111	11
							DISPUTE, LITIGATION COSTS AND PROCESS, SETTLEMENT					
							PROPOSALS AND NEWLY FILED COMPLAINT. Ruling: Disallowed in full -					
							lack of necessity for task since attorney terminated representation, task					
							benefits applicant as creditor, no benefit to estate for defense of fee					
504 H	2019	1	31	0301	9.01-B02	DAT	application.	1.8	500	900.00	900.00	0.00
30111	2017		51	0301	7.01 B02	Dill		110	300	700.00	700.00	0.00
							AUDIO RECORDING OF HEARING. Ruling: Disallowed in full - lack of					
							necessity for task since attorney terminated representation, task benefits					
505 COST	2019	1	31	0301	9.01-B02	DAT	applicant as creditor, no benefit to estate for defense of fee application.	0	0	31.00	31.00	0.00
							CONTINUE PREPARATION OF POST-TRIAL BRIEF IN SUPPORT OF					
							COMPENSATION. Ruling: Disallowed in full - lack of necessity for task since					
							attorney terminated representation, task benefits applicant as creditor, no					
506 H	2019	2	8	0301	9.01-B02	DAT	benefit to estate for defense of fee application.	1.1	500	550.00	550.00	0.00
							REVIEW HEARING TAPE TO IDENTIFY COURT CONCERNS AND					
							DEBTOR'S COMMENTS REGARDING FEE APPLICATION. Ruling:					
							Disallowed in full - lack of necessity for task since attorney terminated					
							representation, task benefits applicant as creditor, no benefit to estate for					
507 H	2019	2	19	0301	9.01-B02	DAT	defense of fee application.	1.9	500	950.00	950.00	0.00
							CONTINUE PREPARATION OF REPLY BRIEF TO AMENDED					
							DECLARATION. Ruling: Disallowed in full - lack of necessity for task since					
							attorney terminated representation, task benefits applicant as creditor, no					
508 H	2019	2	19	0301	9.01-B02	DAT	benefit to estate for defense of fee application.	1.7	500	850.00	850.00	0.00
							CONTINUE PREPARATION OF REPLY BRIEF. Ruling: Disallowed in full -					
							lack of necessity for task since attorney terminated representation, task					
							benefits applicant as creditor, no benefit to estate for defense of fee					
509 H	2019	2	20	0301	9.01-B02	DAT	application.	3.7	500	1,850.00	1,850.00	0.00
							CONTINUE PREPARATION OF REPLY BRIEF. Ruling: Disallowed in full -					
							lack of necessity for task since attorney terminated representation, task					
							benefits applicant as creditor, no benefit to estate for defense of fee					
510 H	2019	2	20	0301	9.01-B02	DAT	application.	1.4	500	700.00	700.00	0.00
							CONTINUE PREPARATION OF SECTION II OF SUPPLEMENTAL REPLY					
							AND START REVIEW OF DEBTOR'S EXHIBITS. Ruling: Disallowed in full-					
							lack of necessity for task since attorney terminated representation, task					
511 II	2010	^	22	0201	0.01.000	DATE	benefits applicant as creditor, no benefit to estate for defense of fee	4.0	500	2.450.00	2 450 00	0.00
511 H	2019	2	22	0301	9.01-B02	DAI	application.  CONTINUE PREPARATION OF SECTION II OF SUPPLEMENTAL REPLY.	4.9	500	2,450.00	2,450.00	0.00
							Ruling: Disallowed in full - lack of necessity for task since attorney					
510 II	2019	1	22	0201	0 01 D03	DAT	terminated representation, task benefits applicant as creditor, no benefit to estate for defense of fee application.	1.2	500	600.00	<b>400.00</b>	0.00
512 H	2019	2	22	0301	9.01-B02	DAI	estate for defense of ree application.	1.2	300	000.00	600.00	0.00
							COMPLETE SECTION II OF FURTHER REPLY. PREPARE AND COMPLETE					
							SECTION III OF FURTHER REPLY. START WORK ON SECTION IV OF					
							FURTHER REPLY. Ruling: Disallowed in full - lack of necessity for task since					
							attorney terminated representation, task benefits applicant as creditor, no					
513 H	2019	2	23	0301	9.01-B02	DAT	benefit to estate for defense of fee application.	2	500	1,000.00	1,000.00	0.00
J 1 J 11	2017		43	0301	,.01 <b>D</b> 02	Dill	COMPLETE SECTIONS IV AND V TO REPLY BRIEF AND START WORK		300	1,000.00	1,000.00	0.00
							ON PREPARATION OF EXHIBITS AND FINAL FIGURES TO BE INSERTED.					
							Ruling: Disallowed in full - lack of necessity for task since attorney					
							terminated representation, task benefits applicant as creditor, no benefit to					
514 H	2019	2	23	0301	9.01-B02	DAT	estate for defense of fee application.	1.2	500	600.00	600.00	0.00
	2017		ريد	0501		~ 111		1.2	200	000.00	000,00	0.00

## Case 2:17-bk-17577-RK Doc 170 Filed 11/01/19 Entered 11/01/19 16:03:59 Desc Main Document Page 68 of 68

	A	ВС	D	Е	F G	Н	I	J	K	L	M	N
				_	1 0						112	-11
							CALCULATE FINAL AMOUNT DUE, COMPLETE PREPARATION OF					
							EXHIBITS TO SUPPLEMENTAL REPLY. Ruling: Disallowed in full - lack of					
							necessity for task since attorney terminated representation, task benefits					
515 H		2019	2	23	03019.01-B02	DAT	applicant as creditor, no benefit to estate for defense of fee application.		1 500	500.00	500.00	0.00
516												
517 //		//	//	//	TOTALS	//	RULINGS SPREADSHEET TOTALS	//	//	82,488.55	40,970.36	41,518.19
518												
					ITEMIZED							
519 //		//	//	//	TOTALS	//	A - Services Not In Any Other Category (Ch. 11 General)	See ECF 138	//	10,293.03		
					ITEMIZED			g = 22 140		• •		
520 //		//	//	//	TOTALS	//	B - Firm Employment and Compensation	See ECF 138	//	566.55		
501 //		,,	,,	11	ITEMIZED	,,	Dot M. C. A. Well I	C ECE 110	,,	2.070.02		
521 //		//	//	//	TOTALS	//	B01 - Motion to Withdraw	See ECF 138	//	3,060.83		
500 //		,,	,,	11	ITEMIZED TOTALS	,,	DO2 Final For Application Changes	C., ECE 120	11	24 (05 45		
522 //		//	<i>  </i>	//	ITEMIZED	11	B02 - Final Fee Application Charges	See ECF 138	11	24,685.45		
523 //		11	11	//	TOTALS	11	B03 - Fee Application Mediation	See ECF 138	11	5,552.47		
32311		//	11	//	ITEMIZED	11	DOS - PEC Application Mediation	Sec ECT 130	"	3,334.41		
524 //		//	//	//	TOTALS	//	C - U.S. Trustee Matters	See ECF 138	//	9,045.02		
32411		"	"	//	ITEMIZED	"	C ORN Trustee Frances	Dec Let 100	"	7,010102		
525 //		//	//	//	TOTALS	//	F - Claims	See ECF 138	//	2,945.50		
1					ITEMIZED					,		
526 //		//	//	//	TOTALS	//	G - Employment and Compensation of Other Professionals	See ECF 138	//	893.08		
					ITEMIZED							
527 //		//	//	//	TOTALS	//	M - Use, Sale or Lease of Estate Assets	See ECF 138	//	1,045.17		
					ITEMIZED							
528 //		//	//	//	TOTALS	//	T - Plan and Disclosure Statement Services	See ECF 138	//	31,828.24		
529 //												
530 //		//	//	//	TOTALS	//	TOTAL	See ECF 138	//	89,915.34		